## KANSA REGISTER

State of Kansas

Index to Administrative Regulations

**BILL GRAVES Secretary of State** 

Pages 609-650

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## Attorney General

Opinion No. 90-46

Schools—Organization, Powers and Finances of Boards of Education—Superintendent of Schools; Additional Compensation After Resignation. Robert L. Bates, Attorney for U.S.D. No. 428, Great Bend, April 13, 1990.

Additional compensation conferred upon a superintendent of schools after the superintendent's resignation has been accepted by the local board of education constitutes a gift if the payment is made gratuitously and without additional consideration. Because local boards of education do not have the authority to permit the payment of school funds as gifts or gratuities, such a payment is unlawful. Cited herein: K.S.A. 1989 Supp. 72-5452; K.S.A. 72-8202b. RDS

## Opinion No. 90-47

State Departments; Public Officers and Employees—Public Officers and Employees—Open Meetings; Work Sessions; Minutes. Representative Don M. Rezac, 61st District, Onaga, April 13, 1990.

K.S.A. 75-4317 et seq. requires Kansas cities to record specific information when an open meeting is recessed into an executive session. Minutes setting forth other matters discussed at a meeting are not dictated or required by the Kansas open meetings act. In the absence of statutory directives, a city governing body is not required to record specific information in the minutes of special or

regular meetings. Cited herein: K.S.A. 75-4317; 75-4318; 75-4319. TMN

## Opinion No. 90-48

Insurance—Health Care Provider Insurance—Professional Liability Insurance to be Maintained; Health Maintenance Organizations; Professional Services. Representative Dale M. Sprague, 73rd District, McPherson, April 13, 1990.

A health maintenance organization (HMO) renders professional services by making available to enrollees health care services provided by physicians who are independent contractors of the HMO, and is therefore a health care provider that must maintain liability insurance or otherwise be self-insured. Cited herein: K.S.A. 40-3202; K.S.A. 1989 Supp. 40-3401, 40-3402. MWS

## Opinion No. 90-49

Intoxicating Liquors and Beverages—Cereal Malt Beverages—Hours and Days of Sale. Representative Ben Foster, 85th District, Wichita, April 13, 1990.

Malt beverages containing any measurable amount of alcohol, but not more than 3.2 percent, are cereal malt beverages and may not be sold on Sunday except as provided in K.S.A. 1989 Supp. 41-2704(b) and (g). Cited herein: K.S.A. 1989 Supp. 41-102; 41-2701; 41-2704. JLM

Robert T. Stephan Attorney General

Doc. No. 009151

The Kansas Register (ISSN No. 0744-2254) is an official publication of the State of Kansas, published by authority of K.S.A. 75-430. The Kansas Register is published weekly by the Kansas Secretary of State, State Capitol, Topeka, KS 66612-1594. One-year subscriptions are \$60 (Kansas residents must include \$3.15 state and local sales tax). Single copies may be purchased, if available, for \$2 each. Second class postage paid at Topeka, KS.

Postmaster. Send change of address form to Kansas Register, Secretary of State, State Capitol, Topeka, KS 66612-1594.

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PUBLISHED BY
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Secretary of State
2nd Floor, State Capitol
Topeka, KS 66612-1594
(913) 296-2236



Register Office: 235-N, State Capitol (913) 296-3489

ALLEYSON TO MORE

## State of Kansas **State Conservation Commission Notice of Meeting**

The State Conservation Commission will meet at 8:30 a.m. Friday, May 18, at the Best Western Vagabond Motel conference room, 2524 Vine, Hays. A copy of the agenda may be obtained by contacting Donna Uphaus, 109 S.W. 9th, Suite 500, Topeka 66612, (913) 296-3600.

> Kenneth F. Kern Executive Director

> > Jan. - No. 100

Doc. No. 009149

## State of Kansas ( ) See and the second Consumer Credit Commissioner

## Notice of Hearing and and the season. on Proposed Administrative Regulations

Committee and the said

The office of the Consumer Credit Commissioner will conduct a public hearing at 10 a.m. Tuesday, May 29, in Room 352, Landon State Office Building, 900 S.W. Jackson, Topeka, on permanent regulation 75-6-24. All interested parties may present oral or written comments and shall be given reasonable opportunity to present their views or arguments on adoption of this regulation at the

The regulation proposed for adoption as a permanent regulation is required by K.S.A. 16a-2-401a, which requires the designated dollar amounts to be changed on July 1 of each even-numbered year when the percentage of change, calculated to the nearest whole percentage point, between the index at the end of the preceding year and the reference base index is 10 percent or more. The percentage of change calculated to the nearest whole percentage point was 20 percent since the date of the last required change in 1988.

The purpose of the proposed permanent regulation is to adjust the dollar amounts of \$630 and \$2,100 to \$690

The economic impact on the individual consumer, based on the average size consumer loan of \$3,125.44 as taken from the 1988 annual report of licensed lenders, would result in an increase of \$26.04. There will be no economic impact on either the agency or the industry.

Copies of the proposed regulation and the economic impact statement can be obtained from the office of the Consumer Credit Commissioner at the address above, (913) 296-3151.

This 30-day notice constitutes a public comment period for the purpose of receiving written public comments on the proposed permanent regulation. Written comments may be submitted to the Consumer Credit Commissioner at the address above.

> Neil H. Arasmith Consumer Credit Commissioner

## State of Kansas

## Northwest Kansas Groundwater Management District No. 4

## Notice of Meeting and Hearing

The Northwest Kansas Groundwater Management District No. 4 will meet at 10 a.m. Thursday, May 3, in the district office, 1175 S. Range, Colby, General administrative matters and other business will be discussed. Also scheduled the same day at 11 a.m. is a public hearing to consider the 1991 proposed operating budget.

Wayne A. Bossert Manager Doc. No. 009148

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### State of Kansas 人名意伊克 计连续编制 化二氯酚 在城市 化二氯甲基丁烷 Department of Transportation

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 2 p.m. and at 2:30 p.m. Tuesday, May 22, in the Kansas Department of Transportation conference room, seventh floor, Docking State Office Building, 915 Harrison, Topeka, to consider amendments to K.A.R. 36-26-1 and K.A.R. 36-15-23.

K.A.R. 36-26-1. The amendment provides additional vehicles that are required to stop at railroad crossings, procedures for crossing, and exceptions to the crossing requirements. The amendment brings the regulation into compliance with K.S.A. 8-1553 and will be effective without an increase in current staffing or operating expenditure levels. The amendment will not create additional financial costs to any member of the public or to other agencies.

K.A.R. 36-15-23. The amendment provides for the types of acceptable eye protection devices to be worn by motorcyclists. The amendment brings the regulation into enforceable compliance with K.S.A. 8-1598 and will be effective without an increase in current staffing or operating expenditure levels. The amendment will not create additional financial costs to any member of the public or to other agencies.

Copies of the amended regulations and the economic impact statement are available in K.D.O.T.'s Office of Chief Counsel, Theresa Pasek, Docking State Office Building, 7th Floor, Topeka 66612.

All interested parties will be given a reasonable opportunity to present their views orally at the hearing concerning the regulations.

> Horace B. Edwards Secretary of Transportation

Doc. No. 009143

- 18 The Book with Desirato T NORTH STATE

## **Department of Transportation**

## **Notice to Contractors**

Sealed proposals for the construction of road and bridge work in the following Kansas counties will be received at the office of the Chief of Construction and Maintenance, K.D.O.T., Topeka, until 10 a.m. C.D.T. May 17, 1990, and then publicly opened:

## **District One—Northeast**

Jefferson—24-44 K-3816-01—U.S. 24, Kansas River drainage culvert 523, 1.0 mile east of the junction of U.S. 59, culvert. (State Funds)

Johnson—35-46 K-4023-01—I-35, nine light tower replacements in Johnson and Wyandotte counties. (State Funds)

Leavenworth—73-52 K-1875-03—U.S. 73, from the northwest edge of Leavenworth northwest to Lowemont, 8.6 miles, surfacing. (Federal Funds)

Nemaha—66 C-2733-01—County road, K-71 intersection at Bern, east, south and east to Sabetha, 12.8 miles, grading and surfacing. (Federal Funds)

Pottawatomie—75 C-2641-01—County road, 10.8 miles south and 4.0 miles west of Onaga, then south, 0.2 mile, grading and bridge. (Federal Funds)

Wyandotte—69-105 K-2862-01—U.S. 69, Jersey Creek bridge 65, 0.5 mile north of U.S. 24, bridge replacement. (Federal Funds)

## District Two-Northcentral

Chase—9 C-2722-01—County road, 6.8 miles south and 3.3 miles east of Cedar Point, then east, 0.2 mile, grading, surfacing and bridge. (Federal Funds)

McPherson—59 C-2639-01—County road, 4.4 miles south and 1.0 mile east of Canton, then south, 0.3 mile, grading and bridge. (Federal Funds)

Republic—79 C-2627-01—County road, 1.8 miles south of Belleville, then south, 0.2 mile, grading, surfacing and bridge. (Federal Funds)

Washington—9-101 K-1789-01—K-9, Scribner Creek bridge 14, 2.0 miles east of the Cloud-Washington county line, bridge replacement. (Federal Funds)

### District Three—Northwest

Gove—70-32 K-4244-01—I-70, from the Logan-Gove county line, southeast and east to 0.3 mile west of K-23, 18.0 miles, slurry seal. (State Funds)

Logan—70-55 K-4243-01—I-70, from the Thomas-Logan county line, southeast to the Logan-Gove county line, 0.8 mile, slurry seal. (State Funds)

Russell—281-84 K-3626-01—U.S. 281, from 0.3 mile north of I-70 north 2000 feet in Russell, 0.4 mile, grading and surfacing. (State Funds)

Thomas—70-97 K-2348-01—I-70, from the west junction of U.S. 24 east to the east junction of K-25 (4 lanes), 8.6 miles, pavement reconstruction. (Federal Funds)

## **District Four—Southeast**

Coffey/Osage/Franklin/Miami—35-106 K-3993-01— I-35, from the Lyon-Coffey county line northeast to the Miami-Johnson county line, 47.3 miles, signing. (State Funds)

Cherokee—69-11 K-0172-01—U.S. 69, Brush Creek bridge 13, 9.0 miles north of the east junction of K-96, bridge replacement. (Federal Funds)

Cherokee—69-11 K-0173-04—U.S. 69, Shawnee Creek bridge 10, 0.3 mile north of the east junction of K-96, bridge replacement. (Federal Funds)

Cherokee—69-11 K-0175-01—U.S. 69, Long Branch bridge 12, 5.3 miles north of the east junction of K-96 bridge replacement. (Federal Funds)

Cherokee—69-11 K-3272-01—U.S. 69, from the junction of K-96 north to the junction of U.S. 160 (Cherokee-Crawford county line), 11.1 miles, overlay and widen. (State Funds)

Cherokee—103-11 K-0174-01—K-103, Brush Creek bridge 65, 0.4 mile west of U.S. 69, 0.1 mile, bridge replacement. (Federal Funds)

## District Five—Southcentral

Reno—78 U-0982-01—First Avenue over Harsha Canal in Hutchinson, 0.1 mile, bridge. (Federal Funds)

Reno—78 U-1291-01—Various intersections in Hutchinson, traffic signals. (Federal Funds)

## **District Six—Southwest**

Haskell—83-41 K-3334-01—U.S. 83, from the junction of U.S. 56 north to the junction of U.S. 160 and K-144, 6.0 miles, recycling. (State Funds)

Haskell—83-41 K-3893-01—U.S. 83, from the Seward-Haskell county line north to U.S. 56, 6.0 miles, recycling. (State Funds)

Proposals will be issued upon request to all prospective bidders who have been prequalified by the Kansas Department of Transportation on the basis of financial condition, available construction equipment and experience. Also, a statement of unearned contracts (Form No. 284) must be filed. There will be no discrimination against anyone because of race, age, religion, color, sex, handicap or national origin in the award of contracts.

Each bidder shall file a sworn statement executed by or on behalf of the person, firm, association or corporation submitting the bid, certifying that such person, firm, association or corporation has not, either directly or indirectly, entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with the submitted bid. This sworn statement shall be in the form of an affidavit executed and sworn to by the bidder before a person who is authorized by the laws of the state to administer oaths. The required form of the affidavit will be provided by the state to each prospective bidder. Failure to submit the sworn statement as part of the bidapproval package will make the bid nonresponsive and not eligible for award consideration.

Plans and specifications for the projects may be examined at the office of the respective county clerk or at the K.D.O.T. district office responsible for the work.

Horace B. Edwards Secretary of Transportation

## State of Kansas Social and Rehabilitation Services

## Notice Concerning Social Services Block Grant State Plan

The draft social services block grant (SSBG) state plan for fiscal year 1991 is in the public comment period from April 26 to May 25. Copies of the draft plan will be available for review during that period of time at each of the 15 SRS area offices throughout Kansas.

Comments concerning the draft plan are to be submitted by May 25 to the Kansas Department of Social and Rehabilitation Services, Adult Service Commission, Community Based Services Section, West Hall, 300 S.W. Oakley, State Complex West, Topeka 66606. Copies of the draft plan are also available upon written request to the same address.

The social service block grant state plan is scheduled to be adopted by the Secretary of Social and Rehabilitation Services at an SRS policy committee meeting in early June.

> Winston Barton Secretary of Social and Rehabilitation Services

Doc. No. 009139

## State of Kansas Social and Rehabilitation Services

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 8 a.m. Tuesday, May 29, in the SRS board room, sixth floor, Docking State Office Building, 915 Harrison, Topeka, to consider the adoption of proposed changes in an existing rule and regulation on a temporary basis.

This 30-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rule and regulation. All interested parties may submit written comments prior to the hearing to the Secretary of Social and Rehabilitation Services, Room 603-N, Docking State Office Building, 915 Harrison, Topeka 66612. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulation during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to five minutes.

This temporary regulation is proposed for adoption and is scheduled to become effective June 1, 1990. A summary of the proposed regulation and the economic impact follows.

The phrase "Federal Mandate" indicates that the change is required by federal policy. Optional changes in regulations related to federal programs are subject to approval by the U.S. Department of Health and Human Services.

Article 5.—PROVIDER PARTICIPATION, SCOPE OF SERVICES, AND REIMBURSEMENTS FOR THE

## MEDICAID (MEDICAL ASSISTANCE) PROGRAM

30-5-87. Scope of the Kan Be Healthy program. This regulation is being rewritten so as to meet changed federal requirements for Early and Periodic Screening, Diagnosis and Treatment (EPSDT) recipients (federal mandate). The new text is set forth below:

30-5-87. Scope of the Kan Be Healthy program. Kan Be Healthy screenings shall be available at intervals designated by the Kansas department of social and rehabilitation services and at other medically necessary intervals for all program recipients under 21 years of age. (a) The Kan Be Healthy medical screening shall include, but shall not be limited to, the following procedures:

(1) Comprehensive health and developmental history;

(2) comprehensive, unclothed physical examination;

(3) appropriate laboratory tests;

(4) appropriate immunizations according to age and health history;

(5) health education including anticipatory guidance; and

(6) scheduling or referral for diagnosis and treatment necessary to correct defects and chronic conditions discovered during screening.

(b) The Kan Be Healthy dental screening shall include, but shall not be limited to, the following procedures:

(1) Comprehensive oral examination; and

(2) scheduling or referral for diagnosis and treatment necessary to correct defects and chronic conditions discovered during screening.

(c) The Kan Be Healthy vision screening shall include, but shall not be limited to, the following procedures:

(1) A vision screening; and

(2) scheduling or referral for diagnosis and treatment necessary to correct defects and chronic conditions discovered during screening.

(d) The Kan Be Healthy hearing screening shall include, but shall not be limited to, the following procedures:

(1) Appropriate hearing testing; and

(2) scheduling or referral for diagnosis and treatment necessary to correct defects and chronic conditions discovered during screening.

(e) Diagnosis and treatment to correct defects and chronic conditions discovered during screening shall include, but shall not be limited to, the following services:

(1) Eyeglasses;

(2) relief of pain and infections, restoration of teeth and maintenance of dental health;

(3) hearing aids; and

(4) other necessary health care, diagnostic services, treatment and other measures to correct or ameliorate defects and physical and mental illnesses and conditions discovered by the screening services.

Economic Impact: None.

A copy of the regulation and the economic impact statement may be obtained from the Office of Policy, Room 606-N, Docking State Office Building, Topeka 66612, (913) 296-3969.

Winston Barton Secretary of Social and Rehabilitation Services

## State Fire Marshal

## Notice of Hearing on Proposed Administrative Regulations

A public hearing will be conducted at 10 a.m. Tuesday, June 12, in the State Fire Marshal's office, Suite 600, Jayhawk Towers, 700 S.W. Jackson, Topeka, to consider the adoption of proposed changes in existing rules and regulations of the office of the State Fire Marshal.

This 30-day notice of the public hearing shall constitute a public comment period for the purpose of receiving written public comments on the proposed rules and regulations. All interested parties may submit written comments prior to the hearing to the State Fire Marshal, 700 S.W. Jackson, Suite 600, Topeka 66603. All interested parties will be given a reasonable opportunity to present their views orally on the adoption of the proposed regulations during the hearing. In order to give all parties an opportunity to present their views, it may be necessary to request each participant to limit any oral presentation to five minutes.

These regulations are proposed for adoption on a permanent basis. A summary of the proposed regulations and their economic impact follows.

K.A.R. 22-1-1. Kansas fire prevention code. Amendments to this regulation update referenced building and electrical codes. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-3-2. Mobile home installations, sites and communities. Amendments to this regulation are being made at request of mobile home association to reduce impact upon mobile home court operators' responsibilities. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-4-1. Explosive materials. Amendments to this regulation remove exemption for state and municipal agencies and for holders of federal licenses. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-4-4. Purchase of explosive materials in contiguous state. This is a new regulation that permits a Kansas licensed explosive user to purchase explosives from a dealer in a contiguous state and have them delivered. This regulation is required in order to comply with existing federal regulations. There is no significant negative economic impact to state agencies, employees or to the general public.

K.A.R. 22-7-1. Flammable and combustible liquids. Amendments to this regulation adopt new versions of the standards and remove unnecessary language. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-7-2. Containers for petroleum products. Amendments to this regulation to adopt new versions of the standards. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-7-5. Automotive and marine service stations. Amendments to this regulation adopt new versions of the standards and remove unnecessary language. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-8-1. Liquefied petroleum gases. Amendments to this regulation adopt new versions of the standards. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-10-3. Registration certificate. Amendments to this regulation correct previously omitted language. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-10-13. Commercial cooking equipment duct system. Amendments to this regulation adopt new versions of the standard. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-10-17, Wet chemical extinguishing systems. Amendments to this regulation adopt new versions of the standard and remove incorrect language. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-11-6. Maternity centers. Amendments to this regulation update code references to conform with those adopted in other regulations. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-11-8. Life safety code adopted; one- and two-bed adult care homes, one- and two-bed adult family homes, three- and four-bed boarding care adult care homes, and boarding care homes for the mentally retarded. Amendments to this regulation adopt the provisions of new versions of the codes and clarify language. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-15-7. Juvenile detention centers. Amendments to this regulation provide for the use of new code standards and clarify language. No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-18-3. School buildings, construction requirements. This is a new regulation to adopt new versions of code standards for school building construction as provided for in K.S.A. 31-150 (h). No significant economic impact to state agencies, employees or the general public.

K.A.R. 22-20-1. Natural gas as a motor fuel. Amendments to this regulation adopt new code standards. No significant economic impact to state agencies, employees or the general public.

Copies of the regulations and their economic impact statements may be obtained from the State Fire Marshal at the address above, (913) 296-3401.

John A. Earhart State Fire Marshal

## Office of Judicial Administration Court of Appeals Docket

(Note: Dates and times of arguments are subject to change.)

Kansas Court of Appeals Courtroom 11-1, 11th Floor, Sedgwick County Courthouse Wichita, Kansas

Before Elliott, P.J.; Rees, J.; and Frederick Woleslagel, District Judge Retired, assigned.

> Tuesday, May 1, 1990 9:00 a.m.

Case No.	Case Name	Attorneys	County
64,190	In the Matter of M.J.C. and R.P.C.	Christine Tamborini Patricia H. Jenkins	Sedgwick
63,743	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	v. Elton V. Williams, Appellant.	Geary N. Gorup	The second secon
63,982	State of Kansas, Appellant,	Debra S. Byrd Attorney General	Sedgwick
	Steven R. Hodge, Appellee.	Daniel H. Phillips	
		10:30 a.m.	
64,303	Joe W. Wells, Appellee,	Thomas A. Dower	Sedgwick
•	Farmers Co-op Elevator Co., Appellant.	Calvin McMillan	<u>x</u>
	Summary Caler	ndar—No Oral Argument	
63,873	State of Kansas, Appellee,	Mike Ward Attorney General	Butler
	v. Darril L. Pratt, Appellant.	Lucille Marino	
		on, J.; and Frederick Woleslagel, lge Retired, assigned.	
* * * * * * * * * * * * * * * * * * * *		1:45 p.m.	
64,545	Daniel W. Cookson, Charles Hoggatt, Appellant, and James R. Robinson,	Thomas A. Krueger	Greenwood
	v. Marilyn Wilson, James J. Gaskill, Hal Luthi, and Barbara L. Schroeder, Appellees.	Frank C. Beyerl Wesley A. Weathers	
64,250	State of Kansas, Appellee,	Phyllis K. Webster Attorney General	Butler
	v. Raymond McGee, Appellant.	Chester I. Lewis	
64,131	Gary L. Snyder, Appellee,	John W. Johnson	Sedgwick
	Phil G. Ruffin, Ruffin Companies, and Westway Properties, Inc., Appellants.	Alan L. Rupe	(continued)

Summary	Calendar—No	Oral	Argument
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63,467	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	Andre L. Jones, Appellant.	Thomas Johnson	
64,688	In the Interest of E.A.M., V.L.M., and R.S.M.	Keith E. Schroeder Andrew Oswald Patricia Rose Kerry Granger	Reno
			<i>i</i>
	Before Rees, P.J.; Rulon, District Judge	J.; and Frederick Woleslagel, Retired, assigned.	
		00 p.m.	
64,497	In the Matter of the Guardianship and Conservatorship of Bertha Lorenz.	Michael T. Mills Dean C. Batt John C. Johnson	Marion
63,983	State of Kansas, Appellee,	Debra S. Byrd Attorney General	Sedgwick
	v. Thomas T. Wallace, Appellant.	Geary N. Gorup	
63,638	Kenneth Crease, Appellant,	Shannon Crane	Sedgwick
	State of Kansas, Appellee.	Attorney General Debra S. Byrd	
A BOOK I	Summary Calenda	r—No Oral Argument	
64,168	Jim C. Elliott, Appellant,	Jessica R. Kunen	Reno
	State of Kansas, Appellee.	Attorney General Tim Chambers	
63,770	In the Interest of C.R.G. and W.B.G.	E. Jolene Rooney William F. Schantz Gerald J. Domitrovic	Sedgwick
	<b>.</b>		

## Kansas Court of Appeals District Courtroom, McPherson County Courthouse McPherson, Kansas

Before Elliott, P.J.; Rees and Rulon, JJ.

Wednesday, May 2, 1990 10:30 a.m.

Case No.	Case Name			
11.0 mg/s	Case Name	Attorneys	Co	u
64,039	In the Interest of R.B., R.B., and J.B.	Darrell E. Miller Kevin Phillips Ellen Mitchell Mark J. Noah	Jewell	
63,034	State of Kansas, Appellee,	Leigh Hood	Ford	
, dramit		Attorney General	more than the contract of the	
	Randy Koehn, Appellant.	Robert Anderson		
64,100	John J. Wilson, Appellee,	James P. Johnston	Ford	
	Excel Corporation, Appellant.	Michael A. Doll		

		1:30 p.m.		
64,546	In the Matter of the Estate of Viola Lydia Fick, deceased.	Howard Fick Keen Brantley R. H. Calihan, Jr. William W. Wright Marci Kurtz		Scott
64,194	State of Kansas, Appellee,	County Attorney Attorney General		Finney
	v. Randy Young, Appellant.	C. A. Beier	•	
	Summary Cale	endar—No Oral Argument		•
64,494	Paula L. Miller, Appellant,	Steven C. Sherwood		Pawnee
	v. Larned State Hospital and State Self Insurance Fund, Appellees.	Richard L. Friedeman		
		en e	The second secon	

Kansas Court of Appeals
Division 1, Courtroom 300, Johnson County Courthouse
Olathe, Kansas

Before Brazil, P.J.; Larson, J.; and David S. Knudson, District Judge, assigned.

> Tuesday, May 8, 1990 10:30 a.m.

Case Name

7 7			•
63,390	Mark and Patricia Deis, et al., Appellants, v. City of Basehor, Appellee.	John L. White Michael W. Simpson Robert D. Beall John F. Thompson	Leavenworth
64,401	Mary Frasher, Appellant,	Ross S. Myers	Johnson
	Life Investors Insurance Co. of America, Appellee.	Daniel M. Zimmerman	
64,185	Wilbur H. Kristenson, Jr., et al., Appellees,	Robert W. Fairchild	Douglas
	Paul R. Sloan, et al., Appellants.	James E. Rumsey	
	1;	30 p.m.	
64,440	State Farm Mutual Automobile Insurance Co., Appellant, v. Wayne O. Baker, Appellee.	William D. Mize Gary M. Cupples Joseph W. Amick Phillip M. Cartmell, Jr.	Wyandotte
	Summary Calend	lar—No Oral Argument	
63,996	In the Matter of the Marriage of Nancy Jean Marlow and Wayne Spencer Marlow.	Karen L. Shelor Joseph Dioszeghy	Johnson

(continued)

R. Scott Ryburn Sue DeVoe Thomas E. Gleason, Jr.  64,456 State of Kansas, Appellee,  Clayton H. Long, Appellant.  Clayton H. Long, Appellant.  State of Kansas, ex rel, Secretary of Social and Rehabilitation Services, Appellant,  V.  Barbara J. Clear (now Finnigan), Appellee.  Kansas Court of Appeals Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas  Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990 9:00 a.m.  Case Na.  Case Name  Case Na	Franklin  Johnson  Miami
Thomas E. Gleason, Jr.  64,456 State of Kansas, Appellee,  Clayton H. Long, Appellant.  Clayton H. Long, Appellant.  State of Kansas, ex rel., Secretary of Social and Rehabilitation Services, Appellant,  Barbara J. Clear (now Finnigan),  Appellee.  Kansas Court of Appeals  Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas  Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990  9:00 a.m.  Case No.  Case No	
Case No.  Case N	
Clayton H. Long, Appellant.  64,461  State of Kansas, ex rel., Secretary of Social and Rehabilitation Services, Appellant,  Barbara J. Clear (now Finnigan), Appellee.  Kansas Court of Appeals Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990 9:00 a.m.  Care No.  C	Miami
State of Kansas, ex rel., Secretary of Social and Rehabilitation Services, Appellant, V. Barbara J. Clear (now Finnigan), Charles D. Vincent Appellee.  Kansas Court of Appeals Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990 9:00 a.m.  Case Name Conservatorship of Gladys J. Held. Conservatorship of Gladys J. Held. Fig. 1. Douglas R. Sell R. Alan Bibler  64,521 Amanda Sue Smith, Appellant, James G. Chappas Stormont-Vail Regional Medical Center, Arthur E. Palmer Appellee.  63,861 Dillon's Custom Kitchens, Inc., Appellee, James S. Willard V. Paul H. Bergman, et al., Appellants. William C. O'Keefe Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee, County Attorney Attorney General V. Tracy A. Ward, Appellant. Jessica R. Kunen	Miami
Social and Rehabilitation Services, Appellant,  V. Barbara J. Clear (now Finnigan), Appellee.  Kansas Court of Appeals Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990 9:00 a.m.  Case No.  Case Name Conservatorship of Gladys J. Held.  Gase Name Conservatorship of Gladys J. Held.  Conservatorship of Gladys J. Held.  Amanda Sue Smith, Appellant, V. Stormont-Vail Regional Medical Center, Appellee.  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Conservatorship of Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  Gase Mame Roger L. Brazier, Jr. Douglas R. Sell R. A	Miami
Kansas Court of Appeals Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990 9:00 a.m.  Case No.  Case Name  G3,211 In the Matter of the Guardianship and Conservatorship of Gladys J. Held.  G4,521 Amanda Sue Smith, Appellant, V. Stormont-Vail Regional Medical Center, Appellee.  G3,861 Dillon's Custom Kitchens, Inc., Appellee, Paul H. Bergman, et al., Appellants.  William C. O'Keefe  Summary Calendar—No Oral Argument  G3,992 State of Kansas, Appellee, Tracy A. Ward, Appellant.  Jessica R. Kunen	
Court of Appeals Courtroom, Kansas Judicial Center Topeka, Kansas  Before Abbott, C.J.; Briscoe and Davis, JJ.  Tuesday, May 8, 1990 9:00 a.m.  Case No.  Attorney  Roger L. Brazier, Jr.  Douglas R. Sell R. Alan Bibler  64,521 Amanda Sue Smith, Appellant, V.  Stormont-Vail Regional Medical Center, Appellee.  Gauty Atture E. Palmer Appellee.  Gauth Bergman, et al., Appellants.  William C. O'Keefe  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee,  County Attorney Attorney General  V.  Tracy A. Ward, Appellant.  Jessica R. Kunen	
Tuesday, May 8, 1990 9:00 a.m.  Case No.  Case Name  Gase Name  Gase Name  Case No.  Case Name  Gase Name  Gase Name  Gase Name  Case No.  Case Name  Gase	
Tuesday, May 8, 1990 9:00 a.m.  Case No.  Gase Name  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Gase Held, pro se  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Gase Name  Gase Name  Arthur E. Palmer  Appellee.  Gase Name  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Arthur E. Palmer  Appellee.  Gase Name  Gase Name  Gase Name  Gase Name  Gase Name  Gase Name  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Gase Name  Gase Name  Gase Name  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Gase Name  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Arthur E. Palmer  Arthur E.	
Gase No.  Case No.  Case Name  Case Name  Case Name  Case Name  Conservatorship of Gladys J. Held.  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Conservatorship of Gladys J. Held.  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Conservatorship of Gladys J. Held.  Roger L. Brazier, Jr.  Douglas R. Sell  R. Alan Bibler  Stormont-Vail Regional Medical Center, Arthur E. Palmer  Appellee.  Collier S. Willard  V.  Paul H. Bergman, et al., Appellants.  William C. O'Keefe  Summary Calendar—No Oral Argument  County Attorney  Attorney General  V.  Tracy A. Ward, Appellant.  Jessica R. Kunen	*
63,211 In the Matter of the Guardianship and Conservatorship of Gladys J. Held.  64,521 Amanda Sue Smith, Appellant,  Stormont-Vail Regional Medical Center, Appellee.  63,861 Dillon's Custom Kitchens, Inc., Appellee,  V. Paul H. Bergman, et al., Appellants.  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee,  V. Tracy A. Ward, Appellant.  Joseph Charles Held, pro se Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  James G. Chappas  V. William E. Palmer Arthur E. O'Keefe  Summary Calendar—No Oral Argument  Jessica R. Kunen  Jessica R. Kunen	
Conservatorship of Gladys J. Held.  Roger L. Brazier, Jr. Douglas R. Sell R. Alan Bibler  64,521 Amanda Sue Smith, Appellant, V. Stormont-Vail Regional Medical Center, Appellee.  63,861 Dillon's Custom Kitchens, Inc., Appellee, V. Paul H. Bergman, et al., Appellants.  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee,  County Attorney Attorney General V. Tracy A. Ward, Appellant.  Jessica R. Kunen	County
R. Alan Bibler  64,521 Amanda Sue Smith, Appellant, James G. Chappas v. Stormont-Vail Regional Medical Center, Arthur E. Palmer Appellee.  63,861 Dillon's Custom Kitchens, Inc., Appellee, James S. Willard v. Paul H. Bergman, et al., Appellants. William C. O'Keefe  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee, County Attorney Attorney General v. Tracy A. Ward, Appellant. Jessica R. Kunen	Shawnee
Stormont-Vail Regional Medical Center, Arthur E. Palmer Appellee.  63,861 Dillon's Custom Kitchens, Inc., Appellee, James S. Willard  V. Paul H. Bergman, et al., Appellants. William C. O'Keefe  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee, County Attorney Attorney General  V. Tracy A. Ward, Appellant. Jessica R. Kunen	
Appellee.  63,861 Dillon's Custom Kitchens, Inc., Appellee, James S. Willard v. Paul H. Bergman, et al., Appellants. William C. O'Keefe  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee, County Attorney Attorney General v. Tracy A. Ward, Appellant. Jessica R. Kunen	Shawnee
Paul H. Bergman, et al., Appellants. William C. O'Keefe  Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee, County Attorney Attorney General  v.  Tracy A. Ward, Appellant. Jessica R. Kunen	integral (
Summary Calendar—No Oral Argument  63,992 State of Kansas, Appellee, County Attorney Attorney General  v.  Tracy A. Ward, Appellant. Jessica R. Kunen	Vemaha
63,992 State of Kansas, Appellee, County Attorney Attorney General  v.  Tracy A. Ward, Appellant. Jessica R. Kunen	
Attorney General  v.  Tracy A. Ward, Appellant.  Jessica R. Kunen	
Tracy A. Ward, Appellant. Jessica R. Kunen	ackson
	in the second se
	hawnee
v.	
Emanuel Burnett, Appellant. Karen Mayberry	
Before Abbott, C.J.; Briscoe and Gernon, JJ.	
The second of th	
64,486 Laura Schlobohm, Appellant, Thomas A. Krueger L	yon
United Parcel Service, Inc., Frank Witherspoon, City of Emporia, and Smith Construction Co., Inc., Appellees.  James P. Nordstrom John G. Atherton	

64,305	Lois D. Miller, Appellant,	F. G. Manzanares	Shawnee
	Josten's American Yearbook Co., Wausau Insurance Co., and Kansas Workers' Compensation Fund, Appellees.	Thomas P. Fay Larry G. Karns	
64,083	James K. Sexton, Appellant,	Pantaleon Florez, Jr.	Shawnee
	V. Department of Social and Rehabilitation Services and Parsons State Hospital and Training Center, Appellees.	Linda Jane Kelly	
	Summary Calend	lar—No Oral Argument	
64,093	State of Kansas, Appellee,	Patrick Thompson Attorney General	Saline
	Gregory A. Mudd, Appellant.	James L. Sweet	
63,337	State of Kansas, Appellee,	Gene M. Olander Attorney General	Shawnee
	James Calvin Adams, Appellant.	Shannon Crane	
	Before Abbott, C.J.; Gerne District	on, J.; and Carl B. Anderson, Jr., Judge, assigned.	* C
		:30 p.m.	
64,010	State of Kansas, Appellee,	Bill Ossman Attorney General	Shawnee
	Douglas K. Carney, Appellant.	Pedro L. Irigonegaray	
64,649	State of Kansas, Appellant,	Kenneth R. Smith Attorney General	Geary
	Timothy E. Bregenzer, Appellee.	Peter C. Rombold	
64,309	State of Kansas, ex rel., Robert T. Stephan, Appellee,	John W. Campbell	Shawnee
	Everett L. Johnson, et al., Appellants.	Clark V. Owens	Saye Control
		2:30 p.m.	
64,020	Colin W. McGinty, Appellant,	Gary E. Laughlin	Shawnee
	Board of County Commissioners of Shawnee County and Monmouth Township, Appellees.	Linda P. Jeffrey Thomas E. Wright	
	Summary Caler	dar—No Oral Argument	
64,124	In the Matter of the Marriage of Karen K. Maxwell and Steven D. Maxwell.	George H. Pearson Mark R. Pettner	Shawnee
			(continued,

## Before Davis, P.J., Briscoe, J.; and Carl B. Anderson, Jr., District Judge, assigned.

## Wednesday, May 9, 1990 9:00 a.m.

Case No.	Case Name	Attorneys	County
64,122	State of Kansas, Appellee,	Gene M. Olander Attorney General	Shawnee
	v. Sandrel Wade, Appellant.	Rick Kittel	
64,271	Home Lumber Co., Inc., dba Home Lumber Do-It Center, Appellant,	Craig J. Altenhofen	Geary
	Joseph J. Teeter, dba Teeter Construction Co., et al., Appellees.	David Troup Charles Platt Joseph Teeter, <i>pro se</i>	
64,302	In the Interest of G.D., aka G.B.	Debbie Billingsley Joseph Huerter Scott D. McKenzie, pro se	Shawnee
63,621	In the Matter of the Marriage of Kathy L. Montgomery and Stephen P. Montgomery.	Brock Snyder Patricia E. Riley Richard J. Massieon	Nemaha
est 3 to	Summary Calend	dar—No Oral Argument	
63,908	Arthur R. Lohrengel, Appellant,	Thomas Jacquinot	Clay
	State of Kansas, Appellee.	Attorney General County Attorney	
	District J	n, J.; and Carl B. Anderson, Jr., Judge, assigned. :00 p.m.	
64,158	State of Kansas, Appellee,	Patrick Thompson Attorney General	Saline
	v. Miles P. McKee, Appellant.	John Black	
63,513	Elk State Bank,		Clay
	Isabel Mellies, Federal Land Bank, Appellee, Dwaine L. and Glenda L. Mellies, Appellants, et al.	John D. Conderman Dwaine Mellies, pro se Glenda Mellies, pro se Kurk J. Shernuk	
64,573	Garber Enterprises, Inc., Appellee,	M. Dean Burkhead	Douglas
	City of Lawrence, Appellant.	Peter K. Curran	
	요하는 이 하는 것 같습니다. 그 1500 100 분이 1500 일 - 1500 1500 원생 선생들 20 10 10 150 1530 1 <b>2</b> 0	30 p.m.	
64,498	Donald E. Britt, dba Britt Construction Co., Appellee,	Pat Bishop	Shawnce
	Ray E. Siehndel, Appellant.	Don Doesken	

64,621

Summary	Calenda	ar—No	Oral	Arg	ument

Mark Guilfoyle

Edwards and Roger D. Edwards. Keith D. Hoffman

Kansas Court of Appeals

In the Matter of the Marriage of Tricia R.

Dickinson

Kansas Court of Appeals

District Courtroom, Anderson County Courthouse
Garnett, Kansas

Before Brazil, P.J.; Larson, J.; and David S. Knudson, District Judge, assigned.

Wednesday, May 9, 1990

in a sinh	y y filogolis (m. 1917). Program i Arek ( <b>9:</b>	30 a.m.	
Case No.	Case Name	Attorneys	County
64,246	Frances Ann Hayes, Appellant,	Zygmunt J. Jarczyk	Linn
	Tony Williams and Alliance Insurance Co., Inc., Appellees.	Kenneth E. Holm	
64,229	West General Insurance Co., Appellant,	Mark A. Werner	Crawford
ta jednosti.	Cynthia S. Sherwood and Kevin James Davied, Appellees.	Robert J. Fleming	
	10	:00 a.m.	
64,213	In the Matter of the Estate of Delbert P. Hendrickson, deceased.	Steven W. Rogers John J.Gillett	Wilson
64,255	Gertrude O. Lankford, Appellee,	Arthur H. Davis	Cherokee
	H. H. Fishman and Western Insurance Co., Appellants.	Keith K. Couch	
• • • • • • • • • • • • • • • • • • •			
64,105	Mary McCarty and Timothy R. Emert, Appellees,	William J. Kelley Timothy Emert, pro se	Montgomery
	State Bank of Fredonia, and Clarence A. McCarty, Appellant.	Rex A. Lafferty David K. Clark	
63,413	Riverton Building Supply, Inc.,		Crawford
	Allen A. Jameson, et al.,	Vernon D. Grassie	
	Thomas Greenwood, et al., Appellants,	Elizabeth A. Kaplan	
VS 22	First State Bank & Trust Co. of Pittsburg, et al., Appellees.	Robert J. Fleming Patrick R. Smith	
		Terry Cupps Mark W. McGrory	
	Summary Calend	dar—No Oral Argument	
64,119	State of Kansas, Appellee,	Nanette Kimmerly-Weber Attorney General	Allen

Lewis C. Carter Clerk of the Appellate Courts

Bill Morris, Appellant.

Thomas Johnson

## Department of Health and Environment

## Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Kansas Gas Supply (OXY USA, Inc.) to install and operate a gas compressor unit at Section 3, T29S, R1W, Sedgwick County.

Written materials, including the permit application and information relating to the application submitted by KGS, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through May 25 by contacting David Butler, KDHE, 1919 W. Amidon, Wichita 67203, (316) 838-1071. This material also can be reviewed at the KDHE office, Building 740, Forbes Field, Topeka. Questions concerning this proposed permit should be directed to L. C. Hinther, KDHE, Forbes Field, Topeka, (913) 296-1576.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before May 25.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 009140

## State of Kansas

## Department of Health and Environment

## Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Hays Asphalt Co., Inc., Hays, to install and operate a portable asphalt concrete mixing plant at Section 16, T32S, R41W, Morton County.

Written materials, including the permit application and information relating to the application submitted by Hays, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through May 25 by contacting Wayne Neese, KDHE, 302 W. McArtor Road, Dodge City 67801, (316) 225-0596. This material also can be reviewed at the KDHE office, Building 740, Forbes Field, Topeka. Questions concerning this proposed permit should be directed to L. C.

Hinther, KDHE, Forbes Field, Topeka, (913) 296-1576. K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before May 25.

Stanley C. Grant Secretary of Health and Environment

Doc. No. 009141

## State of Kansas

## Department of Health and Environment

## Notice Concerning Proposed Permit Action

The Secretary of the Kansas Department of Health and Environment is proposing to issue a permit in accordance with K.A.R. 28-19-14 (permits required) to Builders Concrete and Supply, Newton, to install and operate a portable ready-mix concrete plant at 111 Santa Fe St., Hillsboro.

Written materials, including the permit application and information relating to the application submitted by Builders, draft permit, permit summary and analysis of KDHE describing the basis for the proposed permit, are available for public inspection during normal business hours through May 25 by contacting David Butler, KDHE, 1919 N. Amidon, Wichita 67203, (316) 838-1071. This material also can be reviewed at the KDHE office, Building 740, Forbes Field, Topeka. Questions concerning this proposed permit should be directed to L. C. Hinther, KDHE, Forbes Field, Topeka, (913) 296-1576.

K.S.A. 65-3008 provides that any person affected by the issuance of a permit can request a public hearing prior to issuance of the permit. The request for hearing must be in writing and addressed to the secretary. If the secretary determines there is sufficient reason in the request, a public hearing will be conducted—the place, date and time of the hearing will be announced in this publication. A request for hearing or written comments on the proposed permit must be submitted to the Secretary, Kansas Department of Health and Environment, Landon State Office Building, 900 S.W. Jackson, Topeka 66612, before May 25.

Stanley C. Grant Secretary of Health and Environment

## Department of Health and Environment,

## Notice Concerning Kansas Water Pollution Control Permit

In accordance with state regulations 28-16-57 through 63 and 28-18-1 through 4, and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for the water pollution abatement facilities for the feedlot described below. The tentative determinations for permit content are based on preliminary staff review, applying the appropriate standards and regulations of the state of Kansas and the EPA. The permit requires control of any existing or potential discharges to achieve the goal of "no discharge" whenever possible. The permit, upon issuance, will constitute a state water pollution control and national pollutant discharge elimination system permit.

Name and Address of Applicant Ottawa County Cattle Association P.O. Box 170 Minneapolis, KS 67467 County, Kansas

Legal Description NW/4 Section 33, Township 10S,

Water Solomon River Basin

Receiving

Range 3W, Ottawa

Federal Permit No. KS-0037346 Kansas Permit No. A-SOOT-C001 The feedlot has capacity for approximately 8,000 cattle and a contributing drainage area of approximately 70 acres. This is an existing facility.

Runoff Control Facilities: Feedlot runoff is impounded for subsequent disposal upon agricultural land. Storage capabilities are provided in excess of 28 acre-feet.

Compliance Schedule: None, existing controls adequate.

Written comments on the proposed NPDES permit may be submitted to Angela Buie, Kansas Department of Health and Environment, Bureau of Environmental Quality, Forbes Field, Building 740, Topeka 66620. All comments received prior to May 25 will be considered in the formulation of final determinations regarding this public notice. Please refer to the appropriate application number (KS-AG-90-33) and name of applicant as listed when preparing comments.

If no objections are received, the Secretary of Health and Environment will issue the final determinations within 30 days of this notice. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61.

The application, proposed permit, special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Kansas Department of Health and Environment, Building 740, Forbes Field, Topeka, from 8 a.m. to 4:30 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional copies of this public notice also may be obtained at the address above.

> Stanley C. Grant Secretary of Health and Environment

State of Kansas

## **Board of Technical Professions**

Notice of Meeting

The State Board of Technical Professions will meet Thursday and Friday, May 3 and 4, at the board office, Suite 507, Landon State Office Building, 900 S.W. Jackson, Topeka. The Architect/Landscape Architect Section will meet at 10 a.m. and the Professional Engineering/ Land Surveyor Section will meet at 1 p.m. May 3. The full board meeting will begin at 9 a.m. May 4. All meetings are open to the public.

Betty L. Rose Executive Secretary

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## Notice Concerning Variance Request from Hazardous Waste Regulations

The Kansas Department of Health and Environment is providing public notice that on December 14, 1989, Gordon-Piatt Energy Group, Inc., located at Strother Field Industrial Park near Winfield, submitted a request for a variance from specific hazardous waste regulations. The request for a variance was submitted in accordance with K.A.R. 28-31-13(a).

The variance is requested from K.A.R. 28-31-4 and 40 CFR 265.176, which require the storage of containers holding ignitable hazardous waste must be located at least 15 meters (50 feet) from the facility's property line.

Gordon-Piatt generates ignitable hazardous waste, which is stored prior to being shipped off-site for reclamation. Gordon-Piatt proposes to store this waste in a hazardous waste storage building with a concrete floor with curbing to contain any potential spills. KDHE has reviewed the variance request and concluded that the variance is justified.

In accordance with K.A.R. 28-31-13(b), public notice was provided that KDHE considered the request for a variance justified and made a tentative decision to grant the variance. A public comment period to receive comments regarding this tentative decision was established between March 22 and April 20. No public comments were received.

In accordance with K.A.R. 28-31-13(b), KDHE is announcing its decision to approve this request for a variance and not to include any special conditions. The variance will become effective April 26, 1990, and shall remain in effect until April 26, 1992.

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Stanley C. Grant Secretary of Health and Environment

Doc. No. 009146 1

Poc. No. 009154

## Department of Health and Environment

## **Notice Concerning Kansas Water Pollution Control Permits**

In accordance with state regulations 28-16-57 through 28-16-63 and the authority vested with the state by the administrator of the U.S. Environmental Protection Agency, tentative permits have been prepared for discharges to the waters of the United States and the state of Kansas for the applicants described below. The tentative determinations for permit content are based on preliminary limitations of the state of Kansas and the EPA, and when issued will result in a state water pollution control permit and national pollutant discharge elimination system authorization to discharge subject to certain effluent limitations and special conditions.

Name and Address of Applicant Tanglewood Lakes P.O. Box 397 Pleasanton, KS 66075 Linn County, Kansas

Type of Waterway Discharge Turkey Creek

Secondary Wastewater Treatment Facility

Kansas Permit No. C-MC26-OO01

Fed. Permit No. KS-0081621 Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards.

K.A.R. 28-16-28(b-f), and are technology based.

Name and Address of Applicant Mayor and City Council % City Hall 7 N. Broadway

Waterway Lime Creek to Lyon Creek

Type of Discharge Secondary Wastewater Treatment **Facility** 

Herington, KS 67449 Dickinson County, Kansas

Kansas Permit No. M-SH17-OO01

Fed. Permit No. KS-0022811

Description of Facility: This facility is designed for the treatment of domestic sewage. This is an existing facility. Proposed effluent limitations are pursuant to Kansas Surface Water Quality Standards, K.A.R. 28-16-28(b-f), and are technology based.

Written comments on the proposed determinations may be submitted to Bethel Spotts, Permit Clerk, Kansas Department of Health and Environment, Bureau of Water, Forbes Field, Topeka 66620. All comments received prior to May 25 will be considered in the formulation of final determinations regarding this public notice. Please refer . to the appropriate application number (KS-90-21/22) and the name of applicant as listed when preparing comments.

If no objections are received, the Secretary of Health and Environment will issue the final determinations. If response to this notice indicates significant public interest, a public hearing may be held in conformance with state regulation 28-16-61.

The application, proposed permit, including proposed effluent limitations and special conditions, fact sheets as appropriate, comments received, and other information are on file and may be inspected at the Division of Environment offices from 8 a.m. to 4:30 p.m. Monday through Friday. The documents are available upon request at the copying cost assessed by KDHE. Additional

copies of this public notice also may be obtained at the Division of Environment.

> Stanley C. Grant Secretary of Health and Environment

Doc. No. 009153

## State of Kansas

## **Animal Health Department**

## **Permanent Administrative** Regulations

## Article 13.—ANIMAL WELFARE

9-13-4. Adoption of the federal animal welfare act. The animal welfare act, 7 U.S.C. 2131-2157, as in effect on January 1, 1990, is adopted by reference. All licenses and registrants licensed under the Kansas animal dealers act shall be subject to the rules and regulations promulgated by the secretary of the United States department of agriculture and codified under the animal welfare act. (Authorized by and implementing K.S.A. 1989 Supp. 47-1712; effective June 11, 1990.)

> A. T. Kimmell, D.V.M. Kansas Livestock Commissioner

Doc. No. 009135

### State of Kansas

## **Behavioral Sciences Regulatory Board**

## **Permanent Administrative** Regulations

## Article 1.—CERTIFICATION OF **PSYCHOLOGISTS**

102-1-13. Fees. Psychology licensure fees shall be: (a) Application, \$100;

- (b) Renewal, \$100;
- (c) Examination, \$175;
- (d) Late renewal penalty, one dollar for each 30 days of delay beyond July 1:
  - (e) Temporary, \$15; or
- (f) Reinstatement, \$100. (Authorized by and implementing K.S.A. 1989 Supp. 74-5310, K.S.A. 74-5311, and K.S.A. 1989 Supp. 74-5316, K.S.A. 1989 Supp. 74-5319, K.S.A. 1989 Supp. 74-5320, and K.S.A. 1989 Supp. 74-5339; effective May 1, 1984; amended, T-85-35, Dec. 19, 1984; amended May 1, 1985; amended May 1, 1987; effective T-\_ \_; amended June 11, 1990.)

Mary Ann Gabel **Executive Director** 

## State of Kansas Board of Hearing Aid Examiners

## Permanent Administrative Regulations

## Article 5.—RENEWALS

67-5-3. Renewal fee; responsibility of licensee. A renewal fee of \$50.00 shall be paid by each licensee on or before the expiration date of the licensee's current license. (Authorized by K.S.A. 74-5806; implementing K.S.A. 74-5810a, effective May 1, 1982; amended May 1, 1984; amended June 11, 1990.)

67-5-4. Delinquent renewals; penalties. Renewals shall be judged delinquent on midnight of the expiration date and may only be renewed after that day by payment of a \$100.00 penalty plus the renewal fee. After a grace period of 30 days, beginning with the expiration date, a penalty of \$200.00 plus the renewal fee shall be assessed. (Authorized by K.S.A. 74-5806, K.S.A. 74-5810a; implementing K.S.A. 74-5810a, 74-5816; effective May 1, 1982; amended June 11, 1990.)

Sherry Duperier Chairperson

Doc. No. 009137

## State of Kansas

## **Consumer Credit Commissioner**

## Permanent Administrative Regulations

## Article 6.—UNIFORM CONSUMER CREDIT CODE

**75-6-26.** Federal truth-in-lending act requirements. Each creditor who, in the ordinary course of business, regularly extends or offers to extend consumer credit shall disclose to the consumer the information required by title I of the consumer protection act, public law 90-321; 82 stat. 146, as amended and in effect on March 1, 1990, and by Regulation Z, 12 C.F.R., Part 226, as amended and in effect on March 1, 1990. (Authorized by and implementing K.S.A. 16a-6-117; effective, E-82-16, Aug. 12, 1981; amended, T-83-2, Jan. 7, 1982; amended, T-83-6, April 14, 1982; amended, T-84-10, May 25, 1983; amended, T-85-15, May 3, 1984; amended, T-86-12, May 1, 1985; amended, T-87-14, June 6, 1986; amended, T-88-15, July 1, 1987; amended, T-75-7-29-88, July 29, 1988; amended Sept. 19, 1988; amended June 11, 1990.)

Neil H. Arasmith Consumer Credit Commissioner

Doc. No. 009138

## State of Kansas

## Wichita State University

## Notice to Bidders

The Wichita State University is accepting sealed bids for the following until 2 p.m. Tuesday, May 8:

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For additional information, contact Gary Link at (316) 689-3780.

Gary D. Link
Director of Purchasing

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Doc. No. 009344 and the sea fact 18 to the length for the sea from the

(Published in the Kansas Register, April 26, 1990.)

Notice of Redemption
City of Wichita, Kansas
Industrial Revenue Bonds
Series LXXXVII, 1979
Dated March 1, 1979
(United Refrigerated Services, Inc.)

To bondholders of all the outstanding bonds due as follows:

Bond Number	Par Amount	Interest Rate	Maturity Date
199-227	145,000	7.50%	12/01/90
228-258	155,000	7.50%	12/01/91
259-291	165,000	7.50%	12/01/92
292-326	175,000	7.50%	12/01/93
327-364	190,000	7.50%	12/01/94
365-405	205,000	7.50%	12/01/95
406-449	220,000	7.40%	12/01/96
450-496	235,000	7.40%	12/01/97
497-546	250,000	7.40%	12/01/98
547-600	270,000	7.40%	12/01/99

Notice is hereby given that all bonds of the above issue are called for redemption and payment on June 1, 1990, at 103 percent of the principal amount thereof pursuant to Ordinance No. 36-013, Section 3. From and after such redemption date interest shall cease to accrue and be payable on said bonds.

Payment of bonds to be redeemed will be made at the principal office of BANK IV Wichita, National Association, formerly The Fourth National Bank and Trust Company, Wichita, Kansas, upon presentation and surrender of said bonds, together with all coupons appertaining thereto maturing on or after the redemption date.

Bonds should be surrendered at BANK IV Wichita, National Association, 3rd Floor, Corporate Trust Division, 100 N. Broadway, Wichita, KS 67202. Tax identification form W-9 or an exemption certificate is required or tax may be withheld from payment.

Dated April 12, 1990.

BANK IV Wichita, National Association formerly The Fourth National Bank and Trust Company, Wichita, Fiscal Agent

1599

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1805

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(Published in the Kansas Hegister, April 26, 1990.)
Notice of Redemption
to the holders of
Labette County, Kansas
Single Family Housing Bonds
(Loans to Lenders Program)
1980 Series A

Notice is hereby given that pursuant to Section 7.1 of the Loan Agreement dated as of December 1, 1980, an Event of Default occurred when Mid-America Federal Savings & Loan Association and Peoples Savings & Loan Association were declared insolvent and Resolution Trust Corporation (RTC) was named conservator of their assets. Mid-America Federal Savings & Loan Association's and Peoples Savings & Loan Association's notes were subsequently paid in full by RTC to the Trustee. Pursuant to Section 3.01 of the Indenture dated as of December 1, 1980, \$1,900,000 principal amount of bonds has been drawn by lot for redemption at par on June 1, 1990, as

	Coupon	Bonds, \$5,0	00 each
		sip #505394A December 1,	
1317	1361	1410	1990
1320	1363	1411	145
1321	1365	1419	145

	Due	December 1,	1990	
1317	1361	1410	1451	1500
1320	1363	1411	1454	1501
1321	1365	1412	1456	1504
1323	1367	1413	1458	1505
1324	1369	1415	1459	1507
1325	1371	1418	1460	1508
1326	1373	1419	1462	1509
1327	1375	1420	1463	1511
1330	1376	1422	1464	1512
1331	1377	1424	1468	1519
1333	1378	1427	1471	1525
1334	1380	1428	1472	1526
1335	1382	1429	1474	1527
1337	1383	1430	1475	1529
1340	1386	1431	1479	1531
1341	1388	1432	1482	1533
1343	1389	1434	1484	1535
1344	1390	1435	1489	1536
1349	1391	1437	1490	1537
1350	1398	1438	1492	1538
1353	1400	1439	1494	1542
1356	1401	1440	1498	1547
1357	1407	1443	1499	

## Cusip #505394AL

Due December 1, 1991					
1548	1608	1665	1706	1762	
1550	1610	1666	1707	1763	
1551	1614	1668	1708	1764	
1552	1615	1669	1709	1766	
1555	1617	1671	1710	1767	
1556	1619	1672	1718	1771	
1559	1620	1674	1720	1773	
1560	1623	1675	1721	1777	
1574	1630	1677	1722	1778	
1577	1632 ,	1678	1723	1779	
1578	1634	1681	1724	1780	
1580	1635	1685	1731	1781	
1581	1638	1686	1732	1782	
1583	1641	1687	1742	1785	
1588	1643	1689	1743	1787	
1589	1644	1690	1744	1788	
1590	1649	1692	1746	1789	
1594	1651	1693	1747	1790	
1596	1652	1695	1750	1791	
1597	1653	1697	1751	1793	
1598	1654	1700	1752	1798	

Cu	sip #50539	4A	M8
Due	December	l,	1992
1861	1021		10

1701

1704

1705

1658

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1663

		sip #505394A		
		December 1,	1992	References
1810	1861	1921	1976	\ 2039
1813	1862	1922	1977	2042
1817	1863	1923	1979	2044
1818	1865	1924	1980	2048
1819	1869	1925	1983	2050
1820	1871	1927	1984	2052
1821	1875	1929	1986	2053
1822	1879	1931	1987	2054
1823	1890	1933	1988	2055
1824	1893	1934	1995	2059
1825	1894	1935	1997	2066
1827	1895	1937	1999	2067
1831	1896	1939	2000	2068
1832	1897	1942	2004	2069
1833	1899	1943	2008	2070
1835	1900	1945	2012	2073
1836	1901	1947	2015	2075
1838	1902	1949	2016	2076
1839	1904	1951	2017	2077
1841	1906	1952	2018	2079
1842	1907	1955	2019	2080
1844	1908	1960	2020	2081
1851	1910	1961	2023	2082
1852	1911	1965	2026	.2084
1853	1912	1967	2030	2088
1854	1914	1968	2033	2089
1859	1916	1971	2035	2090
1860	1920	1973	in the state of th	4)
	_ ′			

In addition to the coupon bonds listed above, the following registered bonds have been called:

## Cusip #505394AL0 Due December 1, 1991

Bond No.		otal cipal	Amount Called
R61	20,	000	5,000
R33	15,	000	15,000
	Consin 45	050044740	

### Cusip #505394AM8 Due December 1, 1992

	 Total	Amount
Bond No.	Principal ·	Called
R71	 10,000	10,000

When a fully registered bond is redeemed in part, a new fully registered bond for the unredeemed portion will be issued and returned without charge.

Interest on the bonds or parts of bonds called for redemption will cease to accrue on June 1, 1990.

The bonds may be presented for payment in person or by mail at the following addresses:

By mail: Continental Bank, National Association Attention: Corporate Trust Operations 231 S. LaSalle St., 19th Floor Chicago, IL 60697

By hand delivery: Continental Bank, National Association Attention: Corporate Trust Operations 230 S. Clark St., 19th Floor Chicago, IL 60697

To assure prompt payment of the redemption price, the bonds should be sent, unendorsed, approximately two weeks before June 1, 1990, to the aforementioned address. Sending bonds by registered mail is recommended.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated May 1, 1990.

Labette County, Kansas by Continental Bank, National Association as Trustee

Doc. No. 009158

(Published in the Kansas Register, April 26, 1990.)

Notice of Redemption to the holders of Crawford County, Kansas Single Family Mortgage Revenue Bonds 1980 Series A Due December 1, 2011

Notice is hereby given that, pursuant to Section 3.01 of the Indenture dated as of September 1, 1980, \$390,000 principal amount of bonds has been drawn pro-rata among maturities and by lot for redemption at par on June 1, 1990.

Coupon bonds of \$5,000 denominations called in full bearing CUSIP No. 224851 and Suffix:

AK1	742	1942	2449
369	AS4	2000	2487
AL9	835	2028	2541
425	839	2029	2551
444	867	2056	2622
AM7	AT2	2065	2630
455	935	2096	2659
488	936	2146	2670
AN5	996	2151	2816
517	AU9	2171	2823
540	1029	2221	2827
582	1044	2249	2872
AP0	1061	2276	2964
631	1136	2322	3021
658	AW5	2336	3030
AQ8	1787	2351	3053
740	1790	2390	3138
AR6	1827	2397	and the second second
741	1843	2446	

In addition to the coupon bonds listed above, the following fully registered bonds to be redeemed in whole or in part and the principal amount to be redeemed, bearing CUSIP No. 224851, are as follows:

Bond	Par	Amount	
Number	Value	Called	Suffix
R159	\$ 5,000	\$ 5,000	AM7
R177	20,000	5,000	AQ8
R152	15,000	5,000	AR6
R161	10,000	5,000	AS4
R37	J 5,000	<b>5,000</b>	AW5
R114	15,000	5,000	AW5
R149	5,000	5,000	AW5
R170 ⇒	40,000	5,000	AW5
R172	45,000	15,000	AW5
R173	10,000	5,000	AW5
R174	5,000	5,000	ÄŴ5Ĵ
R393	30,000	10,000	AW5

Bonds with the June 1, 1990, coupons and all subsequent coupons attached should be presented to one of the offices of the paying agents:

By mail:		. *
Continental Bank, N.A.		
Corporate Trust Operations		
231 S. LaSalle St., 19th Floor	•	
Chicago, IL 60697	٠	

By hand delivery:
Continental Bank N.A.
Corporate Frust Operations
230 S. Clark St., 19th Floor
Chicago, IL 60697

Kansas State Bank & Trust Company Trust Department 123 N. Market Wichita, KS 67202

To assure prompt payment of the redemption price, bond certificates should be sent, unendorsed, approximately two weeks before June 1, 1990, to the above Continental Bank address. Sending the certificates by

registered mail is suggested.

Although registered bondholders have the option of presenting bonds to the Kansas paying agent, there will be a delay in the issuance of bonds for any unredeemed portion unless such presentment is made to the principal paying agent in Chicago. Accordingly, the registered bonds that have been called in part should be presented to the paying agent in Chicago at the address given above.

Where a fully registered bond is redeemed in part, a new fully registered bond for the unredeemed portion will be issued and returned without charge. Interest on the bonds or portions of the bonds called for redemption

will cease to accrue on June 1, 1990.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of the tax should submit certified tax identification numbers when presenting their securities for collection.

Dated April 26, 1990.

By: Continental Bank, National Association Trustee for Crawford County, Kansas

(Published in the Kansas Register, April 26, 1990.)

## Notice of Bond Redemption of the City of Edwardsville, Kansas

Pursuant to the city of Edwardsville, Kansas, Ordinance Number 334 dated June 14, 1977, which authorized the Series June 1, 1977, Industrial Revenue Bonds (Standard Motor Products, Inc. Project), notice is hereby given that the city will redeem and pay on June 1, 1990, a total of \$30,000 of the bonds of said series maturing on June 1, 1992, through the operation of a mandatory sinking fund. The bonds are described below as follows:

Issue Date: June 1, 1977 CUSIP Number: None assigned

Bond Numbers	Called	Rate	Stated Maturity
421	\$5,000	6.50%	6/01/92
429	\$5,000	6.50%	6/01/92
ं <b>455</b> 🔩 ः	\$5,000	6.50%	6/01/92
464	\$5,000	6.50%	6/01/92
484	\$5,000	6.50%	6/01/92
489	\$5,000	6.50%	6/01/92

The bonds will be redeemed and paid on June 1, 1990, by payment of the principal thereof together with accrued interest thereon to the date of redemption.

The bonds shall cease to bear interest from and after June 1, 1990. Coupons due before June 1, 1990, should be surrendered in the usual manner. The bonds, along with all coupons due on or after December 1, 1990, should be surrendered at the principal office of the paying agent:

### By mail:

Commerce Bank of Kansas City, N.A. Treasury Services Group P.O. Box 13606 Kansas City, MO 64199-3606

By courier or in person: Commerce Bank of Kansas City, N.A. Treasury Services Window 720 Main, Lower Level Kansas City, MO 64105

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold an amount equal to 20 percent of remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this withholding should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated April 23, 1990.

Commerce Bank of Kansas City, N.A.

Doc. No. 009160

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(Published in the Kansas Register, April 26, 1990.)

Notice of Redemption
Labette County and
Cowley County, Kansas
Single Family Mortgage Revenue Bonds
(Multiple Originators and Services)
1981 Series A
Due June 1, 2012

Notice is hereby given that pursuant to Section 3.01 of the Indenture dated as of June 1, 1981, \$600,000 principal amount of the bonds has been called for redemption at par on June 1, 1990.

Serial numbers of the coupon bonds to be redeemed in full, bearing CUSIP No. 505385 AR5:

3208	3749	4302	5038	5738	6033
3228	3756	4399	5340	5763	6124
3293	3772	4462	5408	5812	6128
3356	3784	4503	5465	5870	6129
3528	4167	4735	5546	5916	6162
3570	4246	4790	5617	5964	6180
3577	4273	4891	5630	5973	6194
3707	4297	5018	5713	5982	

The serial numbers of the registered bonds, bearing CUSIP No. 505385 AR5, to be redeemed in whole or in part and the principal amount to be redeemed are as follows:

Bond Number	Par Value	Amount Called
R65	\$ 10,000	\$ 5,000
R89	20,000	5,000
R93	70,000	5,000
R99	10,000	5,000
R101	2,500,000	170,000
R102	2,500,000	170,000
R103	120,000	5,000

Coupon bonds with the June 1, 1990, and all subsequent coupons attached and registered bonds called in whole or in part should be presented to:

By hand delivery: Continental Bank, National Association Attention: Corporate Trust Operations 230 S. Clark St., 19th Floor Chicago, IL 60697

By mail: Continental Bank, National Association Attention: Corporate Trust Operations 231 S. LaSalle St., 19th Floor Chicago, IL 60697

> Southwest National Bank of Wichita Attention: Corporate Trust Department P.O. Box 1401 Wichita, KS 67201

Morgan Guaranty Trust Company of New York Attention: Corporate Trust Department 30 W. Broadway, 12th Floor New York, NY 10015

Where a fully registered bond is redeemed in part, a new fully registered bond for the unredeemed portion will be issued and returned without charge. While registered bondholders have the option of presenting bonds to any of the above-mentioned paying agents, there will be a delay in the issuance of bonds for any unredeemed portion unless such presentment is made to the principal paying agent in Chicago at the address given above.

To assure prompt payment of the redemption price, bond certificates should be sent, unendorsed, approxi-

mately two weeks before June 1, 1990, to one of the above given addresses. Sending the certificate by registered mail is suggested. Interest on the bonds or portions of bonds called for redemption will cease to accrue on June 1, 1990.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, paying agents making payments of interest or principal on corporate securities or making payments of principal on municipal securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Holders of the above described securities who wish to avoid the imposition of this tax should submit certified taxpayer identification numbers when presenting their securities for collection.

Dated April 27, 1990.

By: Continental Bank, National Association Trustee for Labette County and Cowley County, Kansas

Doc. No. 009159

(Published in the Kansas Register, April 26, 1990.)

# Notice of Redemption City of Wichita, Kansas Industrial Revenue Bonds, Series XI, 1982 (Cedars of Lebanon Medical Center, Limited) Dated June 1, 1982 (CUSIP not assigned)

Notice is hereby given that, pursuant to the provisions of Ordinance No. 37-912, adopted by the city of Wichita, Kansas, on July 22, 1982, all outstanding bonds of the referenced industrial revenue bond issue will be redeemed on June 1, 1990 (the redemption date) at a redemption price of 103 percent of the principal amount thereof together with accrued interest to the redemption date.

The coupon bonds to be redeemed all have a par value of \$5,000 and are further described as follows:

Interest Rate 12.25%, due 6-1-91: Bond #56

Interest Rate 12.50%, due 6-1-92: Bonds #60, 61, 63, 64, 65, 73, 74

Interest Rate 13.50%, due 6-1-96:

Bonds #76, 78, 84, 93, 94, 95, 96, 97, 98, 126, 135, 137, 141, 142, 143, 144, 145, 146, 147, 148

Interest Rate 14.00%, due 6-1-02:

Bonds #172, 173, 175, 176, 182, 183, 187, 188, 189, 190, 191, 192, 193, 198, 199, 205, 206, 211, 212, 213, 217, 218, 219, 221, 222, 223, 227, 233, 236, 237, 238, 241, 242, 244, 247, 249, 250, 251, 252, 254, 258, 261, 263, 264, 265, 266, 267, 268, 270, 271, 272, 308, 309, 310, 312, 313, 314, 315, 316, 319, 320, 321, 323, 327, 328, 329, 338, 341, 346, 351, 353, 359, 360, 361, 365, 366, 371, 372, 373, 374, 375, 376, 377, 378, 379, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 402, 403, 406, 410, 416, 417, 420

Registered bonds to be redeemed in whole are described as follows:

Bond Number Principal Amount	Interest Rate	Maturity Date
R-11 \$ 5,000	13.50%	6-1-96
R-17 5,000	13.50%	6-1-96
R-12 35,000	14.00%	6-1-02
R-13 10,000	14.00%	6-1-02

All coupon bonds together with the June 1, 1990, coupon and all unmatured coupons thereunto appertaining, and all registered bonds, should be presented for payment on the redemption date to Union National Bank of Wichita, 150 N. Main, Wichita, KS 67202. The method of presentation and delivery of such bonds for redemption is at the option and risk of the owners of each bond. If mail is used, insured, registered mail, return receipt requested, is suggested.

Under the provisions of the Interest and Dividend Tax Compliance Act of 1983, payment agents making payments of principal or interest on corporate securities may be obligated to withhold a 20 percent tax from remittances to individuals who have failed to furnish the paying agent with a valid taxpayer identification number. Owners of the above described bonds who wish to avoid imposition of this tax should submit certified taxpayer identification numbers when presenting their bonds for payment.

On and after June 1, 1990, interest on all bonds shall

cease to accrue.

Dated May 1, 1990.

Union National Bank of Wichita Trustee

Statement of the African

Doc. No. 009134

(Published in the Kansas Register, April 26, 1990.)

Summary Notice of Bond Sale \$204,000 City of Sabetha Nemaha County, Kansas General Obligation Water System Bonds Series 1990

(general obligation bonds payable from unlimited ad valorem taxes)

Sealed Bids

Subject to the notice of bond sale dated April 16, 1990, sealed bids will be received by the city clerk of the city of Sabetha, Nemaha County, Kansas, on behalf of the city commission of said city at the city clerk's office, City Hall, 805 Main, P.O. Box 187, Sabetha, KS 66534, until 6 p.m. C.D.T. on Monday, May 7, 1990, for the purchase of \$204,000 principal amount of General Obligation Water System Bonds, Series 1990. No bid of less than the entire par value of the bonds and accrued interest thereon to the date of delivery will be considered.

Bond Details

The bonds will consist of fully registered bonds in the denomination of \$5,000 each or any integral multiple thereof, except for one bond in the amount of \$4,000 or \$9000 at the option of the purchaser. The bonds will be dated May 1, 1990, and will become due serially on March 1 in the years as follows:

Year	•	Principal Am	ount
1993		\$ 9,000	
1994	٠	\$20,000	(continued)

1995	\$25,000
1996	\$30,000
1997	\$30,000
1998	\$30,000
1999	\$30,000
2000	\$30,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as here-inafter provided, which interest will be payable semiannually on March 1 and September 1 in each year, beginning on March 1, 1991.

## Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

## Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America in the amount of \$4,080 (2 percent of the principal amount of the bonds).

## Redemption of Bonds Prior to Maturity

Bonds maturing on March 1, 1998, and thereafter are subject to call and redemption at the option of the city on March 1, 1997, and on any interest date thereafter at par and accrued interest to date of call and redemption without premium in the manner specified in the ordinance authorizing the issuance of the bonds.

### Delivery

The city will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or about May 30, 1990, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder.

## Assessed Valuation and Indebtedness

The equalized assessed tangible valuation for computation of bonded debt limitations for the year 1989 is \$10,234,417. The total general obligation indebtedness of the city as of the date of the bonds, including the bonds being sold, is \$940,000.

## Approval of Bonds

The bonds will be sold subject to the legal opinion of Fred W. Rausch, Jr., Topeka, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the district, printed on the bonds and delivered to the successful bidder as and when the bonds are delivered.

## Additional Information

Additional information regarding the bonds may be obtained from George K. Baum and Company, Twelve Wyandotte Plaza, 120 W. 12th, Kansas City, MO 64105 (1-800-821-7195); or from bond counsel, Suite 201, 220 S.W. 33rd, Topeka, KS 66611.

Dated April 16, 1990.

Beverly A. Baker City Clerk

Doc. No. 009145

(Published in the Kansas Register, April 26, 1990.)

## Summary Notice of Bond Sale City of Wamego, Kansas \$825,000

Electric Utility System Revenue Bonds Series 1990

## Sealed Bids

Subject to the official notice of bond sale and preliminary official statement dated April 17, 1990, sealed bids will be received by the city clerk of the city of Wamego, Kansas, on behalf of the governing body at the City Hall, 428 Lincoln, Wamego, until 5 p.m. C.D.T. on Tuesday, May 1, 1990, for the purchase of \$825,000 principal amount of Electric Utility System Revenue Bonds, Series 1990. No bid of less than the entire par value of the bonds, except a discount of not greater than 1 percent of the par value of the bonds and accrued interest thereon to the date of delivery, will be considered.

## **Bond Details**

The bonds will consist of fully registered bonds in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated May 1, 1990, and will become due serially on October 1 in the years as follows:

.*>		Principal
Year		Amount
1995		\$120,000
1996		125,000
1997	Control of the state of	130,000
1998	34、李克萨·克莱加 (#A)	140,000
1999		150,000
2000	N 482 1	160,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on October 1 and April 1 in each year, beginning on October 1, 1990.

## Paying Agent and Bond Registrar

Kansas State Treasurer, Topeka, Kansas.

## Good Faith Deposit

Each bid shall be accompanied by a cashier's or certified check drawn on a bank located in the United States of America in the amount of \$16,500 (2 percent of the principal amount of the bonds).

## Delivery

The city will pay for printing the bonds and will deliver the same properly prepared, executed and registered without cost to the successful bidder on or before May 16, 1990, at such bank or trust company in the state of Kansas or Kansas City, Missouri, as may be specified by the successful bidder.

## Indebtedness

The outstanding electric utility revenue debt of the city, excluding the bonds being sold, is the Electric Light Plant and System Revenue Bonds, Series 1978-1, in the amount of \$515,000.

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Approval of Bonds

The bonds will be sold subject to the legal opinion of Gilmore & Bell, Wichita, Kansas, bond counsel, whose approving legal opinion as to the validity of the bonds will be furnished and paid for by the city, printed on the bonds and delivered to the successful bidder as and when the bonds are delivered.

## **Additional Information**

Additional information regarding the bonds may be obtained from the city clerk, T. LeRoy Stewart, City Hall, 428 Lincoln, Wamego, KS 66547, (913) 456-9199; or from the financial advisor, Ranson & Company, Inc., 1035 BANK IV Tower, Topeka, KS 66603, Attention: David R. Brant, (913) 233-1173.

Dated April 17, 1990.

T. LeRoy Stewart City Clerk

Doc. No. 009155

(Published in the Kansas Register, April 26, 1990.)

Statutory Notice of Bond Sale
Wyandotte County, Kansas
\$4,975,000
Federally Taxable improvement Bonds
Series 1990
(Sandstone Amphitheatre Project)
(general obligation bonds payable from unlimited ad valorem taxes)

### Sealed Bids

Sealed bids will be received by Wyandotte County, Kansas, on behalf of the governing body of the county in the office of the county clerk at the Wyandotte County Courthouse, 710 N. 7th, Kansas City, KS 66101, until 9 a.m. C.D.T. on Tuesday, May 8, 1990, for the purchase of \$4,975,000 aggregate principal amount of Federally Taxable Improvement Bonds, Series 1990 (Sandstone Amphitheatre Project), of the county hereinafter described. All bids will be publicly opened and read at a meeting to be held immediately thereafter. No oral or auction bids will be considered.

## **Bond Details**

The bonds will consist of fully registered certificated bonds without coupons in the denomination of \$5,000 or any integral multiple thereof. The bonds will be dated May 1, 1990, and become due serially on June 1 of each year in the years as follows:

Maturity June 1	Principal Amount
1991	\$ 95,000
1992	105,000
1993	120,000
1994	130,000
1995	145,000
1996	155,000
1997	170,000
1998	190,000
1999	210,000
2000	230,000
2001	255,000

		and the second of
2002		280,000
2003		305,000
2004		335,000
2005		370,000
2006		405,000
2007		445,000
2008		490,000
2009	o Migrito di America (1915) di America. Mangantan	540,000

The bonds will bear interest from the date thereof at rates to be determined when the bonds are sold as hereinafter provided, which interest will be payable semiannually on June 1 and December 1 of each year, beginning on December 1, 1990. The bonds will be delivered to the successful purchaser in the Kansas City metropolitan area on or about June 2, 1990.

Good Faith Deposit

A good faith deposit in the form of a certified or cashier's check in the amount of 2 percent of the total par value of the bonds must accompany each bid.

### Costs

The county will pay the cost of printing the bonds and the expense of all legal services, including the opinion of Burke, Williams, Sorensen & Gaar, bond counsel, approving the legality of the bonds and the exclusion of the interest thereon from computation of Kansas adjusted gross income. The interest on the bonds will be includable in gross income for federal income tax purposes.

## Assessed Valuation and Indebtedness

The assessed valuation of the taxable tangible property within the county certified as of November 30, 1989, is \$700,847,828.

The total general obligation bonded indebtedness of the county as of the date of the sale of the bonds, including these bonds, is \$53,603,200.

## **General Obligation Bonds**

The bonds will be federally taxable general obligations of the county, payable as to both principal and interest from loan repayments from World Entertainment Services Kansas, L.P., lessee of the Sandstone Amphitheatre, and, if not so paid, from ad valorem taxes that may be levied without limitation as to rate or amount on all the taxable tangible property, real and personal, within the territorial limits of the county.

## **Additional Information**

A complete notice of bond sale, preliminary official statement and bid form approved by the county will be mailed to all interested parties. Additional information regarding the bonds may be obtained from the County Auditor, Wyandotte County Courthouse, 710 N. 7th, Kansas City, KS 66101, Attention: Robert F. Brown, (913) 573-2932.

Wyandotte County, Kansas Lawrence E. Verbon County Clerk Wyandotte County Courthouse 710 N. 7th Kansas City, KS 66101 (913) 573-2932

(Published in the Kansas Register, April 26, 1990.)

Abbreviated Notice of Bond Sale City of Kansas City, Kansas \$30,000,000 **Utility System Revenue Bonds** Series 1990 (Zero Coupon Bonds)

## Sealed Bids

Sealed bids will be received by the city clerk of Kansas City, Kansas, on behalf of the governing body of the city at the office of the city clerk in the Municipal Office Building, One McDowell Plaza, Kansas City, until 10 a.m. C.D.T. on Thursday, May 3, 1990, for the purchase of \$30,000,000 original principal amount of city of Kansas City, Kansas, Utility System Revenue Bonds, Series 1990 (zero coupon bonds), hereinafter described. All bids will be publicly opened and read at said time and will be acted upon by the city at a council meeting to be held in the council chambers at 10 a.m. on such date.

## **Bond Details**

The bonds are being issued in the form of zero coupon bonds, on which the original principal amount will compound semiannually and the resulting accreted value thereof will be payable at maturity. The bonds will consist of fully registered bonds without coupons in the denomination of \$5,000 maturity amounts or any integral multiple thereof. The bonds will be dated as of the date of delivery, will accrete in value from the date of delivery at a compounding rate to be determined when the bonds are sold as hereinafter provided, and the accreted value of the following original principal amounts will become due serially on September 1 of each year in the years as follows:

Maturity	Or	iginal Principal
Date		Amount
September 1, 1997		\$ 9,840,000
September I, 1998		10,685,000
September 1, 1999		9,475,000

## Good Faith Deposit

A good faith deposit in the form of a certified or cashier's check in the amount of 2 percent of the total par value of the original principal amount of the bonds must accompany each bid.

### Costs

The city will pay the cost of printing the bonds and the expense of all legal services, including the opinion of Burke, Williams, Sorensen & Gaar, bond counsel, approving the legality of the bonds and the exclusion of the interest thereon (with specified minor exceptions) from federal and state gross income taxes.

## Security for the Bonds

The bonds are limited obligations payable solely from, and secured as to the payment of by a pledge of, the net revenues derived by the city from the operation of its municipal waterworks plant and municipal electric light plant, which is managed by the Board of Public Utilities of the city and is insured as to the timely payment of principal and interest by AMBAC Indemnity Corporation. Application has been made to Standard and Poor's Corporation for a rating on the insured bonds. The bonds

are issued on a parity with the city's outstanding Utility System Revenue Refunding Bonds, Series 1985, dated June 15, 1985, the city's outstanding Utility System Refunding and Improvement Revenue Bonds, Series 1986, dated July 1, 1986, and the city's outstanding Utility System Revenue Bonds, Series 1987, dated June 1, 1987.

### Additional Information

A complete notice of bond sale, preliminary official statement and bid form approved by the city will be mailed to all interested parties. Additional information regarding the bonds may be obtained from the city's finance budget director, Nancy L. Zielke, at (913) 573-5275, or from the city's financial advisor, B.C. Christopher Securities Co., 4800 Main, Suite 100, Kansas City, MO 64112, (816) 932-7000.

> City of Kansas City, Kansas Nancy L. Zielke Finance/Budget Director

Doc. No. 009157

## State of Kansas

## Department of Administration **Division of Purchases**

## Notice to Bidders

Sealed bids for the following items will be received by the Director of Purchases, Landon State Office Building, 900 S.W. Jackson, Room 102, Topeka, until 2 p.m. C.D.T. on the date indicated and then will be publicly opened. Interested bidders may call (913) 296-2377 for additional information.

## Monday, May 7, 1990

A-6070 (Rev.)

Board of Agriculture—Replace laboratory vacuum pump, air compressor and electrical circuits, Testing Laboratory Building

## 26008

Wichita State University—Laboratory Services 27363 (Supp)

Statewide—Dietary pharmaceuticals

### 83000

Department of Administration, Division of Facilities Management—Furnish and install HVAC system 83537

Kansas State University—Tractors

83538

Kansas Neurological Institute and Department of Wildlife and Parks—Trucks, Topeka and Junction City 83548

University of Kansas-Number 1 opaque offset paper 83549

Kansas State University—Electro chemical equipment

Pittsburg State University—High speed copier

Tuesday, May 8, 1990

A-6275

Department of Transportation-Insulate and weatherproof sub-area buildings, Bucklin

A-6283

Department of Transportation—Insulate and weatherproof sub-area shop buildings, Rolla
A-6300

Department of Transportation—Insulate and weatherproof sub-area buildings, Dighton A-6301

Department of Transportation—Insulate and weatherproof sub-area buildings, Syracuse

A-6308

Department of Transportation—Insulate and weatherproof sub-area buildings, Ulysses

Wednesday, May 9, 1990 27519

Topeka State Hospital—Dishwashing supplies 27596

Statewide—Water softener salt 27812

Statewide—Winter clothing

82831A

Department of Transportation—Vehicles 83563

Larned State Hospital—Mower 83564

University of Kansas Medical Center—DNA Synthesizer

83574

Wichita State University—Theatre curtains

Thursday, May 10, 1990 28019

Wichita State University—Nursery stock—

miscellaneous 28235

Kansas Development Finance Authority— Leaseholder's title insurance

83589

Department of Transportation—Siren speakers 83590

Department of Wildlife and Parks—Color monitor with VCR, various locations

83591

Kansas State University—Aluminum windows

Friday, May 11, 1990

27205

University of Kansas—Small animal feed 82536

Adjutant General's Department—Furnish all labor and materials to construct USP and FO Office Building 83603

Department of Wildlife and Parks—Tractor/loader, disk, mower, Reading

83604

Department of Transportation—Surface mount component repair station, various locations

Tuesday, May 15, 1990

A-6231

Youth Center at Beloit—Refurbish student restroom in school building

27432

Statewide—Dairy products

83594

Department of Transportation—Radios 83595

Department of Transportation—Radios, various locations

83601

Various agencies—Sale of used equipment

Friday, May 18, 1990

27567

Statewide—Telephone equipment (single and multiple line)

Friday, June 1, 1990

Wichita State University—Construction of science classroom and laboratory building

Request for Proposals Friday, May 11, 1990

83600

Terrestrial diorama for the Department of Wildlife and Parks at Junction City

Nicholas B. Roach Director of Purchases

Doc. No. 009150

## State of Kansas Office of Secretary of State

I, Bill Graves, Secretary of State of the State of Kansas, do hereby certify that each of the following bills is a correct copy of the original enrolled bill now on file in my office.

In Testimony Whereof, I have hereunto subscribed my

name and affixed my official seal.

Bill Graves Secretary of State

(Published in the Kansas Register, April 26, 1990.)

## HOUSE BILL No. 2947

AN ACT relating to the financing of highway construction identified as system enhancements in Finney and Ford counties; authorizing the issuance of revenue bonds to pay certain costs; and authorizing the levy of countywide retailers' sales taxes for the payment of such bonds; amending K.S.A. 1989 Supp. 12-187, 12-187, as amended by section 1 of this act, 12-189 and 12-189, as amended by section 2 of this act and repealing the existing sections; also repealing K.S.A. 1989 Supp. 12-187, as amended by section 1 of 1990 Senate Bill No. 602 and 12-189, as amended by section 3 of 1990 Senate Bill No. 602.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 1989 Supp. 12-187 is hereby amended to read as follows: 12-187. (a) No class B city shall impose a retailers' sales tax under the provisions of this act without the governing body of such city having first submitted such proposition to and having received the approval of a majority of the electors of the city voting thereon at an election called and held therefor. The governing body of any class B city may submit the question of imposing a retailers' sales tax and the governing body shall be required to submit the question upon submission of a petition signed by electors of such city equal in number to not less than 10% of the electors of such city.

(b) (1) The board of county commissioners of any county may submit the question of imposing a countywide retailers' sales tax to the electors at an election called and held thereon, and any such board shall be required to submit the question upon submission of (continued)

a petition signed by electors of such county equal in number to not less than 10% of the electors of such county who voted at the last preceding general election for the office of secretary of state, or upon receiving resolutions requesting such an election passed by not less than 2/3 of the membership of the governing body of each of one or more cities within such county which contains a population of not less than 25% of the entire population of the county, or upon receiving resolutions requesting such an election passed by 2/3 of the membership of the governing body of each of one or more taxing subdivisions within such county which levy not less than 25% of the property taxes levied by all taxing subdivisions within the county.

(2) The board of county commissioners of Jefferson, Montgomery and Wyandotte counties may submit the question of imposing a countywide retailers' sales tax and pledging the revenue received therefrom for the purpose of financing the construction or remodeling of a courthouse, jail or law enforcement center facility, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs incurred in the financing of such facility. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Jefferson or Montgomery county pursuant to this paragraph to exceed or be imposed at any rate other than the rates prescribed in K.S.A. 12-189, and amendments thereto.

(3) Except as otherwise provided in this paragraph, the result of the election held on November 8, 1988, on the question submitted by the board of county commissioners of Jackson county for the purpose of increasing its countywide retailers sales tax by 1% is hereby declared valid, and the revenue received therefrom by the county shall be expended solely for the purpose of financing the Banner Creek reservoir project. The tax imposed pursuant to this paragraph shall take effect on the effective date of this act and shall expire not later than five years after such date.

(4) The board of county commissioners of Finney and Ford counties may submit the question of imposing a countywide retailers' sales tax at the rate of .25% and pledging the revenue received therefrom for the purpose of financing all or any portion of the cost to be paid by Finney or Ford county for construction of highway projects identified as system enhancements under the provisions of paragraph (5) of subsection (b) of K.S.A. 1989 Supp. 68-2314, and amendments thereto, to the electors at an election called and held thereon. Such election shall be called and held in the manner provided by the general bond law. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Finney or Ford county pursuant to this paragraph to exceed the maximum rate prescribed in K.S.A. 12-189, and amendments thereto. If any funds remain upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects in Finney county, the state treasurer shall remit such funds to the treasurer of Finney county and upon receipt of such moneys shall be deposited to the credit of the county road and bridge fund. If any funds remain upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects in Ford county, the state treasurer shall remit such funds to the treasurer of Ford county and upon receipt of such moneys shall be deposited to the credit of the county road and bridge fund.

(c) The boards of county commissioners of any two or more contiguous counties, upon adoption of a joint resolution by such boards, may submit the question of imposing a retailers' sales tax within such counties to the electors of such counties at an election called and held thereon and such boards of any two or more contiguous counties shall be required to submit such question upon submission of a petition in each of such counties, signed by a number of electors of each of such counties where submitted equal in number to not less than 10% of the electors of each of such counties who voted at the last preceding general election for the office of secretary of state, or upon receiving resolutions requesting such an election passed by not less than 2/3 of the membership of the governing body of each of one or more cities within each of such counties which contains a population of not less than 25% of the entire population of each of such counties, or upon receiving resolutions requesting such an election passed by 2/3 of the membership of the governing body of each of one or more taxing subdivisions within each of such counties which

levy not less than 25% of the property taxes levied by all taxing subdivisions within each of such counties.

(d) Any city retailers' sales tax in the amount of .5% being levied by a class A city on June 30, 1978, shall continue in effect until repealed in the manner provided herein for the adoption and approval of such tax or until repealed by the adoption of an ordinance so providing. In addition to any city retailers' sales tax being levied by a class A city on June 30, 1978, any such city may adopt an additional city retailers' sales tax in the amount of .5%, provided that such additional tax is adopted and approved in the manner provided for the adoption and approval of a city retailers' sales tax by a class B city. Any countywide retailers' sales tax in the amount of .5% or 1% in effect on June 30, 1978, shall continue in effect until repealed in the manner provided herein for the adoption and approval of such tax.

(e) Any city retailers' sales tax in the amount of .5% being levied by a class B city on July 1, 1982, shall continue in effect until repealed in the manner provided for the adoption and approval of such tax or until repealed by the adoption of an ordinance so providing. In addition to any city retailers' sales tax being levied by a class B city on July 1, 1982, any such city may adopt an additional city retailers' sales tax in an amount of .5% provided that such additional tax is adopted and approved in the manner provided for the adoption and approval of such tax. Any class B city or county proposing to adopt a retailers' sales tax shall give notice of its intention to submit such proposition for approval by the electors in the manner required by K.S.A. 10-120, and amendments thereto. The notices shall state the time of the election and the rate and effective date of the proposed tax. If a majority of the electors voting thereon at such election fail to approve the proposition, such proposition may be resubmitted under the conditions and in the manner provided in this act for submission of the proposition. If a majority of the electors voting thereon at such election shall approve the levying of such tax, the governing body of any such city or county shall provide by ordinance or resolution, as the case may be, for the levy of the tax. Any repeal of such tax or any reduction or increase in the rate thereof, within the limits prescribed by K.S.A. 12-189, and amendments thereto, shall be accomplished in the manner provided herein for the adoption and approval of such tax except that the repeal of any such city retailers' sales tax may be accomplished by the adoption of an ordinance so providing.

(f) The sufficiency of the number of signers of any petition filed under this section shall be determined by the county election officer. Every election held under this act shall be conducted by the county

election officer.

Sec. 2. K.S.A. 1989 Supp. 12-189 is hereby amended to read as follows: 12-189. The rate of any city retailers' sales tax shall be fixed in the amount of .5% or 1% which amount shall be determined by the governing body of the city. The rate of any countywide retailers sales tax shall be fixed in an amount of either .5% or 1% which amount shall be determined by the board of county commissioners, except that: (a) The board of county commissioners of Wyandotte county, for the purposes of paragraph (2) of subsection (b) of K.S.A. 12-187, and amendments thereto, may fix such rate at 1.5%; and (b) the board of county commissioners of Jackson county, for the purposes of paragraph (3) of subsection (b) of K.S.A. 12-187, and amendments thereto, may fix such rate at 2%; or (c) the board of county commissioners of Finney and Ford counties, for the purposes of paragraph (4) of subsection (b) of K.S.A. 12-187, and amendments thereto, may fix such rate at .25%. Any county or city levying a retailers' sales tax is hereby prohibited from administering or collecting such tax locally, but shall utilize the services of the state department of revenue to administer, enforce and collect such tax. Except as otherwise specifically provided in K.S.A. 12-189a and 12-190, and amendments thereto, such tax shall be identical in its application, and exemptions therefrom, to the Kansas retailers' sales tax act and all laws and administrative rules and regulations of the state department of revenue relating to the Kansas retailers' sales tax shall apply to such local sales tax insofar as such laws and rules and regulations may be made applicable. The state director of taxation is hereby authorized to administer, enforce and collect such local sales taxes and to adopt such rules and regulations as may be necessary for the efficient and effective administration and enforcement thereof. Upon receipt of a certified copy of an ordinance or resolution authorizing the levy of a local retailers' sales tax, the state director of taxation shall cause such taxes to be collected within or without the boundaries of such taxing subdivision at the same time and in the same manner provided for the collection of the state retailers' sales tax. All moneys collected by the director of taxation under the provisions of this section shall be credited to a "county and city retailers' sales tax fund" which fund is hereby established in the state treasury. Any refund due on any county or city retailers' sales tax collected pursuant to this act shall be paid out of the sales tax refund fund and reimbursed by the director of taxation from collections of local retailers' sales tax revenue. All local retailers' sales tax revenue collected within any county or city pursuant to this act shall be apportioned and remitted at least quarterly by the state treasurer, on instruction from the director of taxation, to the treasurer of such county or city.

Sec. 3. On and after July 1, 1990, K.S.A. 1989 Supp. 12-187, as amended by section 1 of this act, is hereby amended to read as follows: 12-187. (a) No elass B city shall impose a retailers' sales tax under the provisions of this act without the governing body of such city having first submitted such proposition to and having received the approval of a majority of the electors of the city voting thereon at an election called and held therefor. The governing body of any elass B city may submit the question of imposing a retailers' sales tax and the governing body shall be required to submit the question upon submission of a petition signed by electors of such city equal in number to not less than 10% of the electors of such city.

(b) (1) The board of county commissioners of any county may submit the question of imposing a countywide retailers' sales tax to the electors at an election called and held thereon, and any such board shall be required to submit the question upon submission of a petition signed by electors of such county equal in number to not less than 10% of the electors of such county who voted at the last preceding general election for the office of secretary of state, or upon receiving resolutions requesting such an election passed by not less than 2/3 of the membership of the governing body of each of one or more cities within such county which contains a population of not less than 25% of the entire population of the county, or upon receiving resolutions requesting such an election passed by 2/3 of the membership of the governing body of each of one or more taxing subdivisions within such county which levy not less than 25% of the property taxes levied by all taxing subdivisions within the county.

(2) The board of county commissioners of Jefferson, Montgomery, Riley and Wyandotte counties may submit the question of imposing a countywide retailers' sales tax and pledging the revenue received therefrom for the purpose of financing the construction or remodeling of a courthouse, jail or law enforcement center facility, to the electors at an election called and held thereon. The tax imposed pursuant to this paragraph shall expire upon the payment of all costs incurred in the financing of such facility. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Jefferson er, Montgomery or Riley county pursuant to this paragraph to exceed or be imposed at any rate other than the rates prescribed in K.S.A. 12-189, and amendments thereto.

(3) Except as otherwise provided in this paragraph, the result of the election held on November 8, 1988, on the question submitted by the board of county commissioners of Jackson county for the purpose of increasing its countywide retailers' sales tax by 1% is hereby declared valid, and the revenue received therefrom by the county shall be expended solely for the purpose of financing the Banner Creek reservoir project. The tax imposed pursuant to this paragraph shall take effect on the effective date of this act and shall expire not later than five years after such date.

(4) The board of county commissioners of Finney and Ford counties may submit the question of imposing a countywide retailers sales tax at the rate of .25% and pledging the revenue received therefrom for the purpose of financing all or any portion of the cost to be paid by Finney or Ford county for construction of highway projects identified as system enhancements under the provisions of paragraph (5) of subsection (b) of K.S.A. 1989 Supp. 68-2314, and amendments thereto, to the electors at an election called and held thereon. Such election shall be called and held in the manner provided by the general bond law. The tax imposed pursuant to this

paragraph shall expire upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects. Nothing in this paragraph shall be construed to allow the rate of tax imposed by Finney or Ford county pursuant to this paragraph to exceed the maximum rate prescribed in K.S.A. 12-189, and amendments thereto. If any funds remain upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects in Finney county, the state treasurer shall remit such funds to the treasurer of Finney county and upon receipt of such moneys shall be deposited to the credit of the county road and bridge fund. If any funds remain upon the payment of all costs authorized pursuant to this paragraph in the financing of such highway projects in Ford county, the state treasurer shall remit such funds to the treasurer of Ford county and upon receipt of such moneys shall be deposited to the credit of the county road and bridge fund.

(c) The boards of county commissioners of any two or more contiguous counties, upon adoption of a joint resolution by such boards, may submit the question of imposing a retailers' sales tax within such counties to the electors of such counties at an election called and held thereon and such boards of any two or more contiguous counties shall be required to submit such question upon submission of a petition in each of such counties, signed by a number of electors of each of such counties where submitted equal in number to not less than 10% of the electors of each of such counties who voted at the last preceding general election for the office of secretary of state, or upon receiving resolutions requesting such an election passed by not less than 2/3 of the membership of the governing body of each of one or more cities within each of such counties which contains a population of not less than 25% of the entire population of each of such counties, or upon receiving resolutions requesting such an election passed by 2/3 of the membership of the governing body of each of one or more taxing subdivisions within each of such counties which levy not less than 25% of the property taxes levied by all taxing subdivisions within each of such counties.

(d) Any city retailers' sales tax in the amount of .5% being levied by a class A city on June 30, 1078, July 1, 1990, shall continue in effect until repealed in the manner provided herein for the adoption and approval of such tax or until repealed by the adoption of an ordinance so providing. In addition to any city retailers' sales tax being levied by a class A city on June 30, 1078, July 1, 1990, any such city may adopt an additional city retailers' sales tax in the amount of .5%, provided that such additional tax is adopted and approved in the manner provided for the adoption and approval of a city retailers' sales tax by a class B city. Any countywide retailers' sales tax in the amount of .5% or 1% in effect on June 30, 1078 on July 1, 1990, shall continue in effect until repealed in the manner provided herein for the adoption and approval of such tax.

(e) Any city retailers' sales tax in the amount of 5% being levied by a class B city on July 1, 1982, shall continue in effect until repealed in the manner provided for the adoption and approval of such tax or until repealed by the adoption of an ordinance so providing. In addition to any city retailers' sales tax being levied by a class B city on July 1, 1082, any such city may adopt an additional city retailers' sales tax in an amount of .5% provided that such additional tax is adopted and approved in the manner provided for the adoption and approval of such tax. A class B city shall have the same power to levy and collect a city retailers' sales tax that a class A city is authorized to levy and collect and in addition, in 1990, 1991 or 1992, the governing body of any class B city may submit the question of imposing an additional city retailers' sales tax in an amount not to exceed 1% and pledging the revenue received therefrom for flood control projects to the electors at an election called and held thereon. Any additional sales tax imposed pursuant to this paragraph shall expire upon the payment of all costs incurred in financing such flood control projects.

(f) Any class B city or county proposing to adopt a retailers' sales tax shall give notice of its intention to submit such proposition for approval by the electors in the manner required by K.S.A. 10-120, and amendments thereto. The notices shall state the time of the election and the rate and effective date of the proposed tax. If a majority of the electors voting thereon at such election fail to

(continued)

approve the proposition, such proposition may be resubmitted under the conditions and in the manner provided in this act for submission of the proposition. If a majority of the electors voting thereon at such election shall approve the levying of such tax, the governing body of any such city or county shall provide by ordinance or resolution, as the case may be, for the levy of the tax. Any repeal of such tax or any reduction or increase in the rate thereof, within the limits prescribed by K.S.A. 12-189, and amendments thereto, shall be accomplished in the manner provided herein for the adoption and approval of such tax except that the repeal of any such city retailers' sales tax may be accomplished by the adoption of an ordinance so providing.

(f) (g) The sufficiency of the number of signers of any petition filed under this section shall be determined by the county election officer. Every election held under this act shall be conducted by the county election officer.

Sec. 4. On and after July 1, 1990, K.S.A. 1989 Supp. 12-189, as amended by section 2 of this act, is hereby amended to read as follows: 12-189. The rate of any class A city retailers' sales tax shall be fixed in the amount of .5% or 1% which amount shall be determined by the governing body of the city. The rate of any class B city retailers' sales tax shall be fixed in the amount of .5%, 1%, 1.5% or 2%. The rate of any countywide retailers' sales tax shall be fixed in an amount of either .5% or 1% which amount shall be determined by the board of county commissioners, except that: (a) The board of county commissioners of Wyandotte county, for the purposes of paragraph (2) of subsection (b) of K.S.A. 12-187, and amendments thereto, may fix such rate at 1.5%; (b) the board of county commissioners of Jackson county, for the purposes of paragraph (3) of subsection (b) of K.S.A. 12-187, and amendments thereto, may fix such rate at 2%; or (c) the board of county commissioners of Finney and Ford counties, for the purposes of paragraph (4) of subsection (b) of K.S.A. 12-187, and amendments thereto, may fix such rate at .25%. Any county or city levying a retailers' sales tax is hereby prohibited from administering or collecting such tax locally, but shall utilize the services of the state department of revenue to administer, enforce and collect such tax. Except as otherwise specifically provided in K.S.A. 12-189a, and amendments thereto, such tax shall be identical in its application, and exemptions therefrom, to the Kansas retailers' sales tax act and all laws and administrative rules and regulations of the state department of revenue relating to the Kansas retailers' sales tax shall apply to such local sales tax insofar as such laws and rules and regulations may be made applicable. The state director of taxation is hereby authorized to administer, enforce and collect such local sales taxes and to adopt such rules and regulations as may be necessary for the efficient and effective administration and enforcement thereof. Upon receipt of a certified copy of an ordinance or resolution authorizing the levy of a local retailers' sales tax, the state director of taxation shall cause such taxes to be collected within or without the boundaries of such taxing subdivision at the same time and in the same manner provided for the collection of the state retailers sales tax. All moneys collected by the director of taxation under the provisions of this section shall be credited to a "county and city retailers' sales tax fund" which fund is hereby established in the state treasury. Any refund due on any county or city retailers' sales tax collected pursuant to this act shall be paid out of the sales tax refund fund and reimbursed by the director of taxation from collections of local retailers' sales tax revenue. All local retailers' sales tax revenue collected within any county or city pursuant to this act shall be apportioned and remitted at least quarterly by the state treasurer, on instruction from the director of taxation, to the treasurer of such county or city.

Sec. 5. K.S.A. 1989 Supp. 12-187 and 12-189 are hereby

Sec. 6. On and after July 1, 1990, K.S.A. 1989 Supp. 12-187, as amended by section 1 of this act, 12-187, as amended by section 1 of 1990 Senate Bill No. 602, 12-189, as amended by section 2 of this act and 12-189, as amended by section 3 of 1990 Senate Bill No. 602, are hereby repealed.

Sec. 7. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register, April 26, 1990.)

### HOUSE BILL No. 2594

An ACT concerning in-home care services; relating to individuals in need of in-home care; concerning home health agencies and independent living agencies; amending K.S.A. 65-5101, 65-5102 and 65-5115 and K.S.A. 1989 Supp. 39-7,100 and 65-6201 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 65-5101 is hereby amended to read as follows: 65-5101. As used in this act, unless the context otherwise requires:

"Council" means the home health services advisory council created by this act;

- "home health agency" means a public or private agency or organization or a subdivision or subunit of such agency or organization that provides for a fee one or more home health services at the residence of a patient but does not include local health departments which are not federally certified home health agencies, durable medical equipment companies which provide home health services by use of specialized equipment, independent living agencies, the department of social and rehabilitation services and the department of health and environment;
- (c) "home health services" means any of the following services provided at the residence of the patient on a full-time, part-time or intermittent basis: Nursing, physical therapy, speech therapy, nutritional or dietetic consulting, occupational therapy, respiratory therapy, home health aid, attendant care services or medical social service

"home health aide" means an employee of a home health agency who is not licensed or professionally registered to provide home health services but who assists, under supervision, in the provision of home health services and who provides related health care to patients but shall not include employees of a home health

agency providing only attendant care services;

- "independent living agency" means a public or private agency or organization or a subunit of such agency or organization whose primary function is to provide at least four independent living services, including independent living skills training, advocacy, peer counseling and information and referral as defined by the rehabilitation act of 1973, title VII, part B, and such agency shall be recognized by the secretary of social and rehabilitation services as an independent living agency. Such agencies include independent living centers and programs which meet the following quality assurances:
- (1) Accreditation by a nationally recognized accrediting body such as the commission on accreditation of rehabilitation facilities;
- (2) receipt of grants from the state or the federal government and currently meets standards for independent living under the rehabilitation act of 1973, title VII, part B, sections (a) through (k), or comparable standards established by the state; or

(3) compliance with requirements established by the federal government under rehabilitation services administration standards for

centers for independent living;

(e) (f) "part-time or intermittent basis" means the providing of home health services in an interrupted interval sequence on the average of not to exceed three hours in any twenty-four-hour period;

(f) (g) "patient's residence" means the actual place of residence of the person receiving home health services, including institutional residences as well as individual dwelling units;

(g) (h) , "secretary" means secretary of health and environment; and

- (h) (i) "subunit" or "subdivision" means any organizational unit of a larger organization which can be clearly defined as a separate entity within the larger structure, which can meet all of the requirements of this act independent of the larger organization, which can be held accountable for the care of patients it is serving and which provides to all patients care and services meeting the standards and requirements of this act-, and
- (j) "attendant care services" shall have the meaning ascribed to such term under K.S.A. 1989 Supp. 65-6201 and amendments thereto.
- Sec. 2. K.S.A. 65-5102 is hereby amended to read as follows: 65-5102. No home health agency, including medicare and medicaid

providers, shall provide one or more of the home health services specified in subsection (c) of K.S.A. 65-5101 and amendments thereto, other than attendant care services, or shall hold itself out as providing one or more of such home health services, other than attendant care services, or as a home health agency unless it is licensed in accordance with the provisions of this act.

Sec. 3. K.S.A. 65-5115 is hereby amended to read as follows: 65-5115. (a) The secretary may require, as a condition to continued employment by a home health agency: (1) Home health aides, who were employed prior to the effective date of the rules and regulations authorized by this act, to take and satisfactorily pass an examination prescribed by the secretary and, upon failure to pass the examination, to successfully complete an approved course of instruction; and (2) home health aides, who are employed after the effective date of the rules and regulations authorized by this act that home health aides, after 90 days of employment, to successfully complete an approved course of instruction and to take and satisfactorily pass an examination prescribed by the secretary. The secretary may not require as a condition to employment or continued employment by a home health agency that persons providing only attendant care services as an employee of a home health agency complete any course of instruction or pass any

(b) A course of instruction for home health aides may be prepared and administered by any home health agency or by any other qualified person. A course of instruction prepared and administered by a home health agency may be conducted on the premises of the home health agency which prepared and which will administer the course of instruction. The secretary shall not require home health aides to enroll in any particular approved course of instruction, but the secretary shall prepare guidelines for the preparation and administration of courses of instruction and shall approve or disapprove

courses of instruction.

(c) Prior to July 1, 1991, the secretary may require that home health aides complete the course of instruction and pass the examination established pursuant to subsection (c)(3) of K.S.A. 39-936 and amendments thereto before enrolling in an approved course of instruction authorized by this section. On and after July 1, 1991, the secretary may not require that home health aides complete the course of instruction and pass the examination established pursuant to subsection (c)(3) of K.S.A. 39-936 and amendments thereto before enrolling in an approved course of instruction authorized by this section. Home health aides may enroll in any approved course of instruction.

(d) The examination required under this section shall be prescribed by the secretary and shall be reasonably related to the duties performed by home health aides. The same examination shall be

given by the secretary to all home health aides.

(b) (e) The secretary shall fix, charge and collect an examination fee to cover all or any part of the cost of the examination required under subsection (a). The examination fee shall be fixed by rules and regulations of the secretary. The examination fee shall be deposited in the state treasury and credited to the state general fund.

Sec. 4. K.S.A. 1989 Supp. 39-7,100 is hereby amended to read

as follows: 39-7,100. (a) As used in this section:

(1) "Home and community based services program" means the program established under the state medical assistance program under waivers as defined in title XIX of the federal social security act in accordance with the plan adopted under subsection (s) of K.S.A. 39-708c and amendments thereto to provide attendant care services to individuals in need of in-home care who would require admission to an institution if the attendant care services were not otherwise provided.

(2) "Secretary" means the secretary of social and rehabilitation

services

(b) On and after October 1, 1989, The secretary as part of the home and community based services program shall provide that:

(1) Priority recipients of attendant care services shall be those individuals in need of in-home care who are at the greatest risk of

being placed in an institutional setting;

(2) individuals in need of in-home care who are recipients of attendant care services and the parents or guardians of individuals who are minors at least 16 years of age and who are in need of inhome care shall have the right to choose the option to make decisions

about, direct the provisions of and control their the attendant care services received by such individuals including, but not limited to, selecting, training, managing, paying and dismissing of an attendant;

(3) any proposals to provide attendant care services solicited by the secretary shall be selected based on service priorities developed by the secretary, except that priority shall be given to proposals that will serve those at greatest risk of being placed in an institution as determined by the secretary;

(4) providers, where appropriate, shall include individuals in need of in-home care in the planning, startup, delivery and administration of attendant care services and the training of personal care

attendants; and

(5) within the limits of appropriations therefor, the home and community based services program shall serve eligible individuals

in need of in-home care throughout this state.

(c) Within the limits of appropriations therefor, the secretary may initiate demonstration projects to test new ways of providing attendant care services and may conduct specific research into ways to best provide attendant care services in both urban and rural environments.

(d) On or before October 1, 1990, the secretary shall submit a written report to the governor and to the legislature, which report shall include a summary of attendant care services provided under the home and community based services program, a description of the service models utilized as part of the program, the costs by service model and units of service provided per client, client demographics and such other information as the secretary deems appropriate.

Sec. 5. K.S.A. 1989 Supp. 65-6201 is hereby amended to read

as follows: 65-6201. As used in this act:

(a) "Attendant care services" means those basic and ancillary services which enable an individual in need of in-home care to live in the individual's home and community rather than in an institution and to carry out functions of daily living, self-care and mobility.

"Basic services" shall include, but not be limited to: Getting in and out of bed, wheelchair or motor vehicle, or

both;

- (2) assistance with routine bodily functions including, but not limited to:
  - Health maintenance activities; (A)

bathing and personal hygiene; (B) dressing and grooming; and  $\cdot$ (C)

feeding, including preparation and cleanup. (D)

"Ancillary services" means services ancillary to the basic services provided to an individual in need of in-home care who needs one or more of the basic services, and include the following:

(1) Homemaker-type services, including but not limited to, shopping, laundry, cleaning and seasonal chores;

(2) companion-type services including but not limited to, transportation, letter writing, reading mail and escort; and

(3) assistance with cognitive tasks including, but not limited to,

managing finances, planning activities and making decisions.

"Health maintenance activities" include, but are not limited to, catheter irrigation; administration of medications, enemas and suppositories; and wound care, if such activities in the opinion of the attending physician or licensed professional nurse may be performed by the individual if the individual were physically capable, and the procedure may be safely performed in the home.

"Individual in need of in-home care" means any functionally disabled adult individual in need of attendant care services because of physical impairment who requires assistance to complete functions of daily living, self-care and mobility, including, but not limited to, those functions included in the definition of attendant care

services. (f) "Physician" means a person licensed to practice medicine and surgery.

Sec. 6. K.S.A. 65-5101, 65-5102 and 65-5115 and K.S.A. 1989 Supp. 39-7,100 and 65-6201 are hereby repealed.

Sec. 7. This act shall take effect and be in force from and after its publication in the Kansas register. while officers were

(Published in the Kansas Register, April 26, 1990.)

## HOUSE BILL No. 3009

An ACT concerning architectural services for state capital improvement projects; relating to convening negotiating committees; amending K.S.A. 75-1253 and repealing the existing section.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 75-1253 is hereby amended to read as follows: 75-1253. Whenever it becomes necessary in the judgment of the secretary of administration or in any case when the total cost of a project for the construction of a building or for major repairs or improvements to a building for a state agency is expected to exceed two hundred fifty thousand dollars (\$250,000) \$500,000, the secretary of administration shall convene a negotiating committee. The state building advisory commission shall prepare a list of at least three (3) and not more than five (5) firms which are, in the opinion of the state building advisory commission, qualified to serve as project architect for the project. Such list shall be submitted to the negotiating committee so convened, without any recommendation of preference or other recommendation. The secretary of administration shall meet with each negotiating committee and shall advise the negotiating committee but shall have no vote in the selection process or other matter upon which the committee may vote. The secretary of administration may combine two or more separate projects for the construction of buildings or for major repairs or improvements to buildings for state agencies, for the purpose of procuring architectural services for all such projects from a single firm and in each such case such combined projects shall be construed to be a single project for all purposes under the provisions of K.S.A. 75-1250 to 75-1267, inclusive, and amendments thereto.

Sec. 2. K.S.A. 75-1253 is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register, April 26, 1990.)

## HOUSE BILL No. 2745

An ACT concerning adult care home administrators; relating to qualifications for admission to examinations and licensure; amending K.S.A. 65-3503, 65-3504 and 65-3508 and repealing the existing sections.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 65-3503 is hereby amended to read as follows: 65-3503. (a) It shall be the duty of the board to:

(1) Develop, impose and enforce standards which shall be met by individuals in order to receive a license as an adult care home administrator, which standards shall be designed to insure that adult care home administrators will be individuals who are of good character and are otherwise suitable, and who, by training or experience in the field of institutional administration, are qualified to serve as adult care home administrators;

(2) develop examinations and investigations for determining

whether an individual meets such standards;

(3) issue licenses to individuals who meet such standards, and revoke or suspend licenses previously issued by the board or reprimand, censure or otherwise discipline a person holding any such license as provided under K.S.A. 65-3508 and amendments

(4) establish and carry out procedures designed to insure that individuals licensed as adult care home administrators comply with

the requirements of such standards; and

(5) receive, investigate and take appropriate action under K.S.A. 65-3505 and amendments thereto and rules and regulations adopted by the board with respect to any charge or complaint filed with the board to the effect that any person licensed as an adult care home administrator may be subject to disciplinary action under K.S.A. 65-3505 and 65-3508, and amendments thereto.

(b) The board shall also have the power to make rules and regulations, not inconsistent with law, as may be necessary for the proper performance of its duties, and to have subpoenas issued pursuant to K.S.A. 60-245 and amendments thereto in the board's exercise of its power and to take such other actions as may be necessary to enable the state to meet the requirements set forth in section 1908 of the social security act, the federal rules and regulations promulgated thereunder, the requirements set forth in 45 C.F.R. 252.10 and other pertinent federal authority.

Sec. 2. K.S.A. 65-3504 is hereby amended to read as follows: 65-3504. (a) The board shall admit to examination for licensure as an adult care home administrator any candidate who pays a fee to be fixed by rules and regulations of the board of not more than \$100, submits evidence of good moral character and suitability prescribed by the board in its rules and regulations \$200, submits evidence that such candidate is at least 18 years old and has completed preliminary education satisfactory to the board as prescribed in its rules and regulations.

- (b) Nothing in the provisions of article 35 of chapter 65 of the Kansas Statutes Annotated or acts amendatory of the provisions thereof or supplemental thereto or any rules and regulations adopted pursuant thereto shall prohibit a candidate for licensure as an adult care home administrator who is a member of a recognized church or religious denomination whose religious teachings prohibit the acquisition of formal education which would qualify such candidate for examination as required by the board under subsection (a) from being admitted to examination under subsection (a) so long as such candidate otherwise meets the qualifications for admission to examination under subsection (a). A candidate for licensure as an adult care home administrator who qualifies to take the examination for licensure under this subsection (b), who passes the examination and who is licensed as an adult care home administrator shall engage in the practice of adult care home administration only in an adult care home which is owned and operated by such recognized church or religious denomination.
- Sec. 3. K.S.A. 65-3508 is hereby amended to read as follows: 65-3508. The license of an adult care home administrator or the temporary license of an adult care home administrator may be revoked or suspended or the adult care home administrator or a person holding a temporary license as an adult care home administrator may be reprimanded, censured or otherwise disciplined by the board, after notice and a hearing conducted by the board in accordance with the provisions of the Kansas administrative procedure act, if the adult care home administrator or person holding a temporary license as an adult care home administrator has:

(a) Failed to comply with the provisions of K.S.A. 65-3505 and amendments thereto and continued to act as an adult care home

administrator:

(b) substantially failed to conform to the requirements of the standards adopted under K.S.A. 65-3503 and amendments thereto;

(c) willfully or repeatedly violated any of the provisions of the law or rules and regulations of the licensing agency under the provisions of article 9 of chapter 39 of the Kansas Statutes Annotated;

(d) been convicted of a felony crime found by the board to have a direct bearing on whether such person should be entrusted to serve the public in the capacity of an adult care home administrator;

(e) failed to assure that nutrition, medications and treatments of residents, including the use of restraints, are in accordance with

acceptable medical practices;

(f) been convicted of the violation of any state or federal drug or narcotic law or any provision of the state or federal controlled substances act or habitually overindulged in alcohol or habitually misused controlled substances; and

(g) been involved in aiding, abetting, sanctioning or condoning any violation of the law or rules and regulations under article 9 of

chapter 39 of the Kansas Statutes Annotated, or

(h) engaged in the practice of adult care home administration in violation of subsection (b) of K.S.A. 65-3504 and amendments

Sec. 4. K.S.A. 65-3503, 65-3504 and 65-3508 are hereby repealed.

Sec. 5. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register, April 26, 1990.)

## HOUSE BILL No. 2833

An Act relating to home health care; persons providing attendant care services; unclassified service of the Kansas civil service act; amending K.S.A. 75-5309a and repealing the existing section.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 75-5309a is hereby amended to read as follows: 75-5309a. (a) On and after June 18, 1985, All employees of the department of social and rehabilitation services in the coordinator of medical services job class, or any successor job class that may be approved under K.S.A. 75-2938 and amendments thereto and has substantially the same duties and responsibilities, shall be in the unclassified service under the Kansas civil service act.

(b) (1) All persons appointed to provide attendant care services under the home and community based services program shall be in

the unclassified service of the Kansas civil service act.

(2) Subject to available appropriations, the governor is authorized and directed to approve a salary plan for persons appointed to provide attendant care services under the secretary of social and rehabilitation services. Such salary plan for persons appointed to provide attendant care services shall be subject to modification and approval by the governor and to any enactments of the legislature applicable thereto and shall be effective on a date or dates specified by the governor.

(3) As used in this subsection, the term "persons appointed to provide attendant care services" means persons appointed to perform attendant care services directed by or on behalf of an individual in need of in-home care, the term "home and community based services program" has the meaning ascribed thereto under K.S.A. 1989 Supp. 39-7,100, and amendments thereto, and the terms "attendant care services" and "individual in need of in-home care" have the meanings respectively ascribed thereto under K.S.A. 1989 Supp. 65-6201, and amendments thereto.

Sec. 2. K.S.A. 75-5309a is hereby repealed.

Sec. 3. This act shall take effect and be in force from and after its publication in the Kansas register.

(Published in the Kansas Register, April 26, 1990.)

## HOUSE BILL No. 2729

An Act concerning appropriations; making and concerning appropriations for the fiscal years ending June 30, 1990, and June 30, 1991, for the abstracters board of examiners, board of accountancy, state bank commissioner, behavioral sciences regulatory board, state board of healing arts, Kansas state board of cosmetology, state department of credit unions, Kansas dental board, state board of mortuary arts, Kansas board of examiners in fitting and dispensing of hearing aids, consumer credit commissioner, board of nursing, board of examiners in optometry, state board of pharmacy, Kansas real estate commission, savings and loan department, office of the securities commissioner of Kansas, state board of technical professions, state board of veterinary examiners, department of administration, state corporation commission, commission on civil rights, Kansas neurological institute, Larned state hospital, Osawatomie state hospital, Parsons state hospital and training center, Rainbow mental health facility, Topeka state hospital, Winfield state hospital and training center, department of human resources, Kansas commission on veteran's affairs, department of health and environment, department on aging, department of corrections, Kansas state penitentiary, Topeka correctional facility—east, adjutant general, Kansas parole board, Kansas highway patrol, attorney general— Kansas bureau of investigation, youth center at Topeka, youth center at Beloit, youth center at Atchison, Kansas public employees retirement system, department of transportation, Kansas public disclosure commission, state fire marshal, corrections ombudsman board, state industrial reformatory and Ellsworth correctional work facility; authorizing certain transfers, imposing certain restrictions and limitations, and directing or authorizing certain receipts and disbursements and acts incidental to the foregoing; amending section 5 of chapter 17 of the 1989 Session Laws of Kansas and section 71 of chapter 32 of the 1989 Session Laws of Kansas and repealing the existing sections; also repealing section 52 of chapter 32 of the 1989 Session Laws of Kansas.

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) For the fiscal year ending June 30, 1990, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, receipts, disbursements and acts incidental to the foregoing are hereby directed or authorized as provided in sections 2 through 52 of this act.

(b) For the fiscal year ending June 30, 1991, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, receipts, disbursements and acts incidental to the foregoing

are hereby directed or authorized as provided in section 53 of this

(c) For the fiscal years ending June 30, 1990, and June 30, 1991, appropriations are hereby made, restrictions and limitations are hereby imposed, and transfers, receipts, disbursements and acts incidental to the foregoing are hereby directed or authorized as provided in section 54 of this act.

Sec. 2.

ABSTRACTERS' BOARD OF EXAMINERS

(a) The expenditure limitation established by section 2(a) of chapter 11 of the 1989 Session Laws of Kansas on the abstracters' fee fund is hereby decreased from \$16,899 to \$16,294.

Sec. 3

BOARD OF ACCOUNTANCY

(a) The expenditure limitation established by section 3(a) of chapter 11 of the 1989 Session Laws of Kansas on the board of accountancy fee fund is hereby decreased from \$175,818 to \$171,716.

Sec. 4

STATE BANK COMMISSIONER

(a) The expenditure limitation established by section 4(a) of chapter 11 of the 1989 Session Laws of Kansas on the bank commissioner fee fund is hereby decreased from \$2,769,503 to \$2,679,827.

Sec. 5.

BEHAVIORAL SCIENCES REGULATORY BOARD

(a) The expenditure limitation established by section 6(a) of chapter 11 of the 1989 Session Laws of Kansas on the behavioral sciences regulatory board fee fund is hereby decreased from \$225,205 to \$220,607.

Sec. 6.

STATE BOARD OF HEALING ARTS

(a) The expenditure limitation established by section 7(a) of chapter 11 of the 1989 Session Laws of Kansas on the healing arts fee fund is hereby decreased from \$1,308,920 to \$1,253,198.

Sec. 7.

KANSAS STATE BOARD OF COSMETOLOGY

(a) The expenditure limitation established by section 8(a) of chapter 11 of the 1989 Session Laws of Kansas on the cosmetology fee fund is hereby decreased from \$292,467 to \$275,509.

Sec. 8.

STATE DEPARTMENT OF CREDIT UNIONS

(a) The expenditure limitation established by section 9(a) of chapter 11 of the 1989 Session Laws of Kansas on the credit union fee fund is hereby decreased from \$518,008 to \$512,236.

Sec. 9.

KANSAS DENTAL BOARD

(a) The expenditure limitation established by section 10(a) of chapter 11 of the 1989 Session Laws of Kansas on the dental board fee fund is hereby decreased from \$143,441 to \$142,042.

Sec. 10.

STATE BOARD OF MORTUARY ARTS

(a) The expenditure limitation established by section 11(a) of chapter 11 of the 1989 Session Laws of Kansas on the mortuary arts fee fund is hereby increased from \$129,318 to \$129,368.

Sec. 11.

KANSAS BOARD OF EXAMINERS IN FITTING AND DISPENSING OF HEARING AIDS

(a) The expenditure limitation established by section 12(a) of chapter 11 of the 1989 Session Laws of Kansas on the hearing aid board fee fund is hereby decreased from \$13,816 to \$12,500.

Sec. 12.

CONSUMER CREDIT COMMISSIONER

(a) The expenditure limitation established by section 13(a) of chapter 11 of the 1989 Session Laws of Kansas on the consumer credit fee fund is hereby decreased from \$309,894 to \$302,915.

Sec. 13.

BOARD OF NURSING

(a) The expenditure limitation established by section 14(a) of chapter 11 of the 1989 Session Laws of Kansas on the board of nursing fee fund is hereby decreased from \$695,777 to \$659,122.

(continued)

Sec. 14.

BOARD OF EXAMINERS IN OPTOMETRY

(a) The expenditure limitation established by section 15(a) of chapter 11 of the 1989 Session Laws of Kansas on the optometry fee fund is hereby increased from \$33,701 to \$33,872.

Sec. 15.

STATE BOARD OF PHARMACY

(a) The expenditure limitation established by section 16(a) of chapter 11 of the 1989 Session Laws of Kansas on the state board of pharmacy fee fund is hereby decreased from \$331,491 to \$328,696.

KANSAS REAL ESTATE COMMISSION

(a) The expenditure limitation established by section 17(a) of chapter 11 of the 1989 Session Laws of Kansas on the real estate fee fund is hereby decreased from \$530,175 to \$526,574.

Sec. 17.

SAVINGS AND LOAN DEPARTMENT

(a) The expenditure limitation established by section 18(a) of chapter 11 of the 1989 Session Laws of Kansas on the savings and loan fee fund is hereby decreased from \$229,974 to \$223,351.

OFFICE OF THE SECURITIES COMMISSIONER OF KANSAS

(a) The expenditure limitation established by section 19(a) of chapter 11 of the 1989 Session Laws of Kansas on the securities act fee fund is hereby increased from \$1,252,113 to \$1,255,847. Sec. 19.

STATE BOARD OF TECHNICAL PROFESSIONS

(a) The expenditure limitation established by section 20(a) of chapter 11 of the 1989 Session Laws of Kansas on the technical professions fee fund is hereby decreased from \$259,801 to \$255,528. Sec. 20.

STATE BOARD OF VETERINARY EXAMINERS

(a) The expenditure limitation established by section 49(a) of chapter 32 of the 1989 Session Laws of Kansas on the veterinary examiners fee fund is hereby decreased from \$116,870 to \$93,729. Sec. 21.

DEPARTMENT OF ADMINISTRATION

(a) There is appropriated for the above agency from the state general fund the following: Facilities management—other operating expenditures.....

Budget analysis—other operating expenditures. \$10,989 Architectural services and planning—salaries and wages 11,581 ...... \$120,865

(b) There is appropriated for the above agency from the following special revenue funds all moneys now or hereafter lawfully credited to and available in such funds, except that expenditures other than refunds authorized by law shall not exceed the following:

Budget equipment conversion fund..... Purchasing distribution fees fund..... No limit

Provided, That expenditures may be made from this fund for operating expenditures for distribution of purchasing information: Provided further. That the director of purchasing is hereby authorized to fix, charge and collect fees for reproduction and distribution of purchasing information: And provided further, That such fees shall be fixed in order to recover all or part of the operating expenses incurred for reproducing and distributing purchasing information: And provided further, That all fees received for such reproduction and distribution of purchasing information shall be credited to this

The expenditure limitation established by section 6(b) of chapter 16 of the 1989 Session Laws of Kansas on the motor pool service fund is hereby increased from \$2,008,821 to \$2,189,891.

(d) The expenditure limitation established by section 6(b) of chapter 16 of the 1989 Session Laws of Kansas on the motor pool service depreciation reserve fund is hereby increased from \$2,797,407 to \$2,921,294.

(e) The director of accounts and reports shall not make the following transfer: The transfer of \$1,000,000 directed to be made on April 15, 1990, by section 45(b) of chapter 32 of the 1989 Session Laws of Kansas from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce to the Kansas basic enterprises loan guarantee fund of the Kansas development finance authority.

The expenditure limitation established by section 6(b) of chapter 16 of the 1989 Session Laws of Kansas on the salaries and wages and other operating expenditures account of the cafeteria benefits fund is hereby increased from \$355,651 to \$407,052.

(g) The expenditure limitation established by section 6(b) of chapter 16 of the 1989 Session Laws of Kansas on the property contingency fund is hereby decreased from No limit to \$125,000. Sec. 22.

STATE CORPORATION COMMISSION

(a) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas, on the public service regulation fund is hereby decreased from \$4,541,720 to \$4,479,833.
(b) The expenditure limitation established by section 51(a) of

chapter 32 of the 1989 Session Laws of Kansas on the salaries and wages account of the public service regulation fund is hereby decreased from \$3,278,626 to \$3,236,214.

(c) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the gas pipeline inspection fee fund is hereby decreased from \$18,105 to \$18,030.

(d) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the conservation fee fund is hereby decreased from \$3,814,052 to \$3,771,046.

(e) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the salaries and wages account of the conservation fee fund is hereby decreased from \$2,898,520 to \$2,877,285.

(f) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the motor carrier license fees fund is hereby decreased from \$1,474,418 to \$1,446,034.

(g) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the salaries and wages account of the motor carrier license fees fund is hereby decreased from \$929,531 to \$906,094.

(h) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the gas pipeline safety program-federal fund is hereby decreased from \$105,631 to \$103,837.

(i) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the salaries and wages account of the gas pipeline safety program—federal fund is hereby decreased from \$95,455 to \$93,743.

(j) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the railroad safety program—federal fund is hereby decreased from \$9,683 to \$9,574.

(k) The expenditure limitation established by section 51(a) of chapter 32 of the 1989 Session Laws of Kansas on the motor carrier safety assistance—federal fund is hereby decreased from \$18,768 to \$18,617.

Sec. 23.

COMMISSION ON CIVIL RIGHTS

(a) The expenditure limitation established by section 4(b) of chapter 16 of the 1989 Session Laws of Kansas on the federal fund is hereby decreased from \$420,943 to \$396,304.

Sec. 24.

KANSAS NEUROLOGICAL INSTITUTE

(a) The expenditure limitation established by section 3(b) of chapter 26 of the 1989 Session Laws of Kansas on the Kansas neurological institute fee fund is hereby increased from \$593,616 to \$597,157.

(b) The expenditure limitation established by section 3(b) of chapter 26 of the 1989 Session Laws of Kansas on the title XIX fund is hereby decreased from \$11,757,265 to \$10,932,582

(c) The expenditure limitation established by section 3(b) of chapter 26 of the 1989 Session Laws of Kansas on the foster grandparents program-federal fund is hereby increased from \$182,011 to \$188,231.

(d) The position limitation established by section 60 of chapter 32 of the 1989 Session Laws of Kansas for the above agency is hereby decreased from 880.0 to 879.5.

(e) There is appropriated for the above agency from the state general fund the following: Operating expenditures \$264,212

Sec. 25.

LARNED STATE HOSPITAL

(a) The expenditure limitation established by section 4(a) of chapter 26 of the 1989 Session Laws of Kansas on the title XIX fund is hereby decreased from \$1,281,249 to \$1,138,543.

(b) The position limitation established by section 60 of chapter 32 of the 1989 Session Laws of Kansas for the above agency is hereby decreased from 938.1 to 936.1.

(c) The expenditure limitation established by section 4(b) of chapter 26 of the 1989 Session Laws of Kansas on the Larned state hospital fee fund is hereby increased from \$1,935,331 to \$2,180,742.

OSAWATOMIE STATE HOSPITAL

(a) The position limitation established by section 60 of chapter 32 of the 1989 Session Laws of Kansas for the above agency is hereby decreased from 647.5 to 646.5.

Sec. 27.

PARSONS STATE HOSPITAL AND TRAINING CENTER

The expenditure limitation established by section 6(b) of chapter 26 of the 1989 Session Laws of Kansas on the Parsons state hospital and training center fee fund is hereby increased from \$596,634 to \$599,598.

(b) The expenditure limitation established by section 6(b) of chapter 26 of the 1989 Session Laws of Kansas on the title XIX fund is

hereby decreased from \$7,830,846 to \$7,418,892.

(c) There is appropriated for the above agency from the state general fund the following: \$490,861 Operating expenditures ..... 

Sec. 28.

RAINBOW MENTAL HEALTH FACILITY

(a) The expenditure limitation established by section 7(b) of chapter 26 of the 1989 Session Laws of Kansas on the Rainbow mental health facility fee fund is hereby increased from \$231,468 to \$334,780.

Sec. 29.

TOPEKA STATE HOSPITAL

(a) The expenditure limitation established by section 8(b) of chapter 26 of the 1989 Session Laws of Kansas on the Topeka state hospital fee fund is hereby increased from \$5,665,375 to \$5,887,053: Provided, That \$35,858 may be expended for unreimbursed outside medical costs in addition to such expenditure limitation.

(b) The expenditure limitation established by section 8(b) of chapter 26 of the 1989 Session Laws of Kansas on the title XIX fund is

hereby decreased from \$3,447,980 to \$3,019,803.

In addition to the purposes for which expenditures may be made from the oil overcharge-second stage refund program fund as authorized by section (e) of chapter 26 of the 1989 Session Laws of Kansas, the above agency is hereby authorized to make expenditures from the oil overcharge-second stage refund program fund for energy-conserving laundry equipment.

WINFIELD STATE HOSPITAL AND TRAINING CENTER

The expenditure limitation established by section 9(b) of chapter 26 of the 1989 Session Laws of Kansas on the title XIX fund is hereby increased from \$16,815,400 to \$16,829,065.

(b) The position limitation established by section 60 of chapter 32 of the 1989 Session Laws of Kansas for the above agency is hereby

decreased from 1,003.5 to 1,002.5.

(c) There is appropriated for the above agency from the state

general fund the following: \$312,638 Operating expenditures .....

Sec. 31.

DEPARTMENT OF HUMAN RESOURCES

(a) There is appropriated for the above agency from the state general fund the following: \$23,293

Other operating expenditures... On the effective date of this act, of the \$1,041,035 appro-

priated for the above agency by section 3(a) of chapter 17 of the 1989 Session Laws of Kansas from the state general fund in the salaries and wages account, the sum of \$23,293 is hereby lapsed.

(c) The expenditure limitation established by section 54(c) of chapter 32 of the 1989 Session Laws of Kansas on the workmen's compensation fee fund is hereby increased from \$2,615,117 to \$2,666,008.

(d) The expenditure limitation established by section 3(b) of chapter 17 of the 1989 Session Laws of Kansas on the boiler inspection fee fund is hereby decreased from \$211,576 to \$206,770.

The expenditure limitation established by section 3(b) of chap-

ter 17 of the 1989 Session Laws of Kansas on the occupational information system-federal fund is hereby decreased from \$119,120

(f) The expenditure limitation established by section 3(b) of chapter 17 of the 1989 Session Laws of Kansas on the state operations account of the job training partnership act-title III-dislocated workers fund is hereby decreased from \$361,049 to \$70,510.

(g) The expenditure limitation established by section 3(b) of chapter 17 of the 1989 Session Laws of Kansas on the state operations account of the job training partnership act—title II-A—disadvantaged training fund is hereby decreased from \$2,939,604 to \$2,923,694.

(h) The expenditure limitation established by section 3(b) of chapter 17 of the 1989 Session Laws of Kansas on the state operations account of the job training partnership act-title II-B-summer youth training fund is hereby decreased from \$639,392 to \$634,862.

(i) In addition to the purposes for which expenditures may be made from the special employment security fund as authorized by section 3(b) of chapter 17 of the 1989 Session Laws of Kansas the above agency is hereby authorized to make expenditures from the special employment security fund for the targeted jobs tax credit program: Provided, That expenditures from the special employment security fund for the targeted jobs tax credit program shall not exceed \$200,000.

(j) The expenditure limitation established by section 3(b) of chapter 17 of the 1989 Session Laws of Kansas on the operating expenditures of the work incentive program account of the employment security administration fund is hereby increased from \$460,625 to

No limit.

(k) On the effective date of this act, the director of accounts and reports shall transfer \$200,000 from the special employment security fund to the state general fund for the purpose of refunding a portion of the operating expenditures of the department of human resources which are funded from the state general fund.

Sec. 32.

KANSAS COMMISSION ON VETERANS AFFAIRS

The expenditure limitation established by section 4(b) of chapter 17 of the 1989 Session Laws of Kansas on the Kansas commission on veterans affairs fund is hereby increased from \$71,920 to \$115,053.

(b) The expenditure limitation established by section 4(b) of chapter 17 of the 1989 Session Laws of Kansas on the soldiers' home fee fund is hereby increased from \$2,421,966 to \$2,735,822.

On the effective date of this act, section 5 of chapter 17 of the 1989 Session Laws of Kansas is hereby amended to read as follows: Sec. 5. DEPARTMENT OF HEALTH AND ENVIRONMENT

(a) There is appropriated for the above agency from the state general fund the following: Provided, That any unencumbered balance in excess of \$100 as of June 30, 1989, in the operating expenditures account is hereby reap-propriated to the salaries and wages account for fiscal year 1990: Provided, however, That expenditures from such reappropriated balance shall be made only upon approval of the state finance council.

Provided, That expenditures from this account for official hospitality by the secretary of health and environment shall not exceed \$1,000. Genetic services .....

Hazardous waste cleanup..... Provided, That expenditures may be made from this account for grants to local units of government for the purpose of establishing collection programs for small quantities of hazardous waste.

Prenatal care collaborative program .....

Adolescent health promotion.. Aid to local units—child care licensure inspections. Provided, That expenditures from this account are hereby authorized to be made for contracts which are hereby authorized to be entered

into by the secretary of health and environment with local health departments, private individuals and others for child care licensure Aid to local units—general public health programs.....

Provided, That all expenditures from this account shall be in accordance with the formula prescribed by K.S.A. 65-241 through 65-246 65-245, and amendments thereto, exclusively: Provided, however, That expenditures shall be made from this account to reimburse each of the 22 counties which were required to return state moneys received by such counties under K.S.A. 65-241 to 65-246, inclusive and amendments thereto, an amount equal to 75% of the amount such county returned to the state.

(continued)

6,499,588

50,000

300,000

700,000

100,000

192,500

2,024,130

and the state of t	<del></del>		
Grant to Sedgwick county for infant mortality project	40,000	amount expended for such program from such fund for fiscal year	
Test project to cap mine shafts  Aid to local units—hazardous waste collection programs.		1990, including all such costs of administration	ម៉ូស៊ីសម 
And to local units—adolescent health promotion	100,000	Federal occupational health and safety statistics program fund	test of
Provided. That expenditures may be made from this approved to the	,		33, <i>574</i> 631,776
purchase of vaccines for distribution to local health departments.  Aid to local units—home visitor/healthy start program.		Maternal and child health services block grant fund	No limit
We will will state and the state of the stat		Provided. That expenditures from this fund for state operations shall	Mar Cale
		not exceed \$2,263,093 \$2,258,265. Provided further. That transfers or payments from this fund to other state agencies shall be in addition	ery constitution
Any unencumbered balance in excess of \$100 as of the on tone	300,000	to any expenditure limitation placed on this fund	. विस्तरिति
the lonowing account is hereby reappropriated for fixed 1000		Immunization grant funds—federal fund 108,540 Diagnostic X-ray program—federal fund	179,087
rever radioactive waste compact.		Plagnostic A-ray program—federal fund Federal EPA underground injection control fund	22,497
324 H/A BAX	\$23,175,178	rederal LPA 106 water pollution control fund	157,701 734,106
(b) There is appropriated for the above agency from the	e following	reuclai EFA 200 Water disality management planning find 577 001	752,281
special revenue funds all moneys now or hereafter lawfull to and available in such funds, except that expenditures	ly credited	Federal EPA 205(g) construction grant program administration fund	a de la de l
exceed the following:	s shall not	rederal EPA 109(B) statewide operator training program fund	282,951 0
Title XIX fund. \$1,632,522	e0 c00 to 4	Provided, That any transfers or payments of money's from this fund	หลังสู้เกิดให้
Provided, That any transfers of moneys from this found to	\$2,699,124	U Other State agencies shall be in addition to only one all the transfer to	State of the
agencies stidli be in addition to any evnenditure limitation in	3	itation imposed on this fund.  Federal EPA national groundwater strategy fund	
fund to the state fire marshal may be made for a contract which		Federal title X family planning fund	75,205 No limit
receive auxilionized to be entered into by the company of 1 1 1		Provided, That expenditures from this fund for state operations shall	S axa same
with the state life marshal to provide C 1 . C.		not exceed \$262,549 \$265,300.	am sanda a — s
inspections for adult care homes and hospitals.  Adult care licensing revolving fund.	4 1 1 V	Resource conservation and recovery act—federal fund	724,197
	No limit	Provided, That expenditures from this fund for state operations shall	No limit
resugee project tee mind	No limit No limit	not exceed \$448,082. Provided further. That transfers or navments	T. 334 (:
Power generating facility fee fund. 78,960 Pollutant discharge clean-up fund	79,421	from this fund to other state agencies shall be in addition to any expenditure limitation placed on this fund.	1 889 T.
and environment training lee fund	No limit No limit	Physician vaccine supply federal fund	*65
Frouded, Inst expenditures may be made from at a C. 1 C.	NO HILL	Diabetes control program fund Refugee health program grant—federal fund	22,284 189,281
quisition and distribution of health and environment program lit- erature and films and for participation in conducting training		Retugee health program grant—federal fund.	No limit
	,	State legalization impact assistance fund Tuberculosis cooperative agreement—federal fund.	65,316 No limit
		Early identification and intervention—federal fund	No unit
literature and films and for such seminary. And an it is a	* *	Early childhood developmental services—federal fund	22,541
		Sewage disposal treatment—revenue bond fund	No limit No limit
		Sewage disposal treatment—bond and interest sinking find h	No limit
fees shall be deposited in the state treasury and credited to this fund.		Debt service reserve fund Special bequest fund	No limit
Food service inspection reimbursement fund.	No limit	Special bequest fund Local air quality regulation services fund Radiological environmental cooperative monitoring—federal fund Conversion of materials and equipment fund	No limit No limit
real and analigning in inequipment and the design of the d	No limit	Radiological environmental cooperative monitoring federal fund	21,273
Radioactive hazardous waste perpetual care trust fund Mined-land conservation and reclamation fee fund  206,161	No limit	Conversion of materials and equipment fund Sponsored project overhead fund	No limit 505,691
	200,428 No limit	Provided. That any transfers of moneys from this fund to any other	000,091
Hazardous waste perpetual care trust fund Mined-land reclamation fund Badiation site clarates	No limit	special revenue fund specified in this subsection or to other state	
	No limit	agencies shall be in addition to any expenditure limitation imposed on this fund.	
	No limit	Underground storage tank fund—federal 157,020	158,487
fund	200,428	LPA—pre-NPL existing sites fund	500,000
	No limit No limit	EPA—core support fund 281,380 Commodity supplemental food program fund	306,511
overnor's council on litness gut and donation fund	No limit	rieath facilities review fund	No limit 135,538
Provided, That the department of health and environment is hereby authorized to receive gifts and donations of money for the governor's council on fitness.	4	Waterwell head protection—federal fund	208,022
		Leaking underground storage tank trust—federal fund	∞713,706 851.630
or money shall be deposited in the ctote there		104(0)(1) outreach operator training program—federal find.	No limit
this fund: And provided further. That expenditures shall be made from this fund for the purposes specified by the donor or contributor, if any.		EPA—Ark City feasibility and immediate removal—federal fund	00.000
		EPA 319 groundwater—federal fund.	20,069 0
Medicare fund—federal 551,085	555,143	EPA 205 15—lederal fund.	199,510
Provided, That any transfers of moneys from this fund to other state agencies shall be in addition to any expenditure limitation imposed on this fund.	· 1	Title I—P.L. 99-457         715-672           Highway safety—federal fund         190,000	725,405
on dis luid, I luided lutther that transform of the	en e	PUB compliance inspections—federal fund	220,000 109,760
		Environmental response—state match—federal fund	100,000
hereby authorized to be entered into by the secretary of health and environment and the state fire marshal to provide fire and safety		Capacity management assistance fund.  Petroleum storage tank release trust fund.	No limit
addit care nomes and hospitals	* .	Environmental response fund	<i>No limit</i> No limit
National center for health statistics fund—federal	160,281	nemediation projects fund	No limit
Federal migrant health program fund.  Genetic services grant fund.  EPA pollution grant matching for	No limit	Ransas water pollution control revolving fund.  Provided, That the proceeds from revenue bonds issued by the	No limit
	0	Kansas development linance authority to provide matching growth	til til eder Til til eder
**************************************	0 54,004	payments under the lederal clean water act of 1987 (Pit on Ego)	
	No limit	from this fund shall be made to provided further. That expenditures	
Provided, That expenditures from this fund for state operations shall not exceed \$156,080 \$206,980.	, it is		2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
rederal air quality program fund	789,723	Surcharge fund for Kansas water nollution control republican Canal	S. 1889
" " " " " " " " " " " " " " " " " " "	No limit	Cost of issuance fund for Kanege water nellection control	45,821
not exceed \$897.008 \$890 589. Provided because my		revenue bonds fundamental revolving fund	140,000
		revenue bonds Sanitarian services fund	No limit
	r yiliy	Provided, That the secretary of health and environment is hereby authorized to fix, charge and collect fees for sanitation services:	e e e e
of government shall not exceed the amount equal to 20% of the total	• :	rrouaea jurther. That such fees shall be fived in history	
		all or part of the expenses incurred in providing such services: And	
Kansas Secretary of State, 1990	Ala de	And on too	

provided further. That such fees shall be deposited in the state treasury and shall be credited to this fund.

(c) Prior to July 1, 1990, the director of accounts and reports shall transfer amounts specified by the secretary of health and environment, which amounts constitute reimbursements, credits and other amounts received by the department for activities related to federal programs, from specified special revenue funds of the department of health and environment to the sponsored project overhead fund.

(d) On December 1, 1989, and on April 1, 1990, the director of accounts and reports shall transfer \$50,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce to the environmental response fund of the department of health and environment.

(e) On September 1, 1989, and on the first day of each month thereafter, or as soon after each such date as moneys are available, the director of accounts and reports shall transfer \$150,000 from the Kansas economic development endowment account of the state economic development initiatives fund of the department of commerce to the remediation projects fund of the department of health and environment.

(f) On July 1, 1989, the director of accounts and reports shall transfer \$135,538 from the health care stabilization fund of the insurance department to the health facilities review fund of the department of health and environment for the purpose of financing a review of records of licensed medical care facilities and an analysis of quality of health care services provided to assist in correcting substandard services and to reduce the incidence of liability resulting from the rendering of health care services and implementing the risk management provisions of K.S.A. 65-4922 et seq., and amendments thereto.

(g) On the effective date of this act, the director of accounts and reports shall transfer \$18,333 from the mined-land conservation and

reclamation fee fund to the state general fund.

(h) On the effective date of this act, the position limitation established by the state finance council for the department of health and environment is hereby increased from 708.7 to 709.7.

Sec. 34. On the effective date of this act, section 71 of chapter 32 of the 1989 Session Laws of Kansas is hereby amended to read as follows: Sec. 71.

DEPARTMENT OF HEALTH AND ENVIRONMENT

(a) There is appropriated for the above agency from the following special revenue fund for the fiscal year ending June 30, 1990, all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures other than refunds authorized by law shall not exceed the following:

therefor:

 Aid to local units—environmental grants.
 \$1,700,000
 \$1,223,290

 Non-point source pollution
 225,000
 30,000

 Contamination remediation
 1,000,000
 719,583

(b) On July 1, 1989, or as soon thereafter as moneys are available therefor, the director of accounts and reports shall transfer \$2,925,000 \$1,972,873 from the state water plan fund of the Kansas water office to the water plan special revenue fund of the department of health and environment.

Sec. 35.

DEPARTMENT ON AGING

(a) The expenditure limitation established by section 6(b) of chapter 17 of the 1989 Session Laws of Kansas on the state operations account of the senior community service employment program—federal fund is hereby increased from \$43,688 to \$48,427.

(b) The expenditure limitation established by section 6(b) of chapter 17 of the 1989 Session Laws of Kansas on the state operations account of the Older Americans act—federal fund is hereby decreased from \$500,313 to \$485,576.

Sec. 36.

DEPARTMENT OF CORRECTIONS

(a) There is appropriated for the above agency from the state general fund the following:

 Central management—salaries and wages
 \$60,27°

 Central management—other operating expenditures
 12,380

Community services—salaries and wages	6,906
Community services—other operating expenditures	
Honor camps—other operating expenditures	
Inmate medical and mental health	
T-4-1	\$237.021

(b) On the effective date of this act, of the amount reappropriated for the above agency by section 6(a) of chapter 32 of the 1989 Session Laws of Kansas from the state general fund of the unencumbered balance in excess of \$100 as of June 30, 1989, in the community correctional conservation camps account, the sum of \$1,200,000 is hereby lapsed.

(c) On the effective date of this act, the appropriation made for the above agency by section 6(a) of chapter 32 of the 1989 Session Laws of Kansas for the fiscal year ending June 30, 1990, from the state general fund in the community correctional conservation camps

account is hereby lapsed.

(d) On the effective date of this act, the appropriation made for the above agency by section 6(a) of chapter 32 of the 1989 Session Laws of Kansas for the fiscal year ending June 30, 1990, from the state general fund in the inmate contingency housing account is hereby lapsed.

(e) On the effective date of this act, of the amount reappropriated for the above agency by section 6(a) of chapter 32 of the 1989 Session Laws of Kansas for the fiscal year ending June 30, 1990, from the state general fund in the community corrections—new and expanded programs pursuant to 1989 Substitute for Senate Bill No. 49 account, the sum of \$211,400 is hereby lapsed.

(f) The expenditure limitation established by section 2(b) of chapter 12 of the 1989 Session Laws of Kansas on the general fees fund—honor camps is hereby increased from \$46,115 to \$58,391.

(g) The expenditure limitation established by section 2(b) of chapter 12 of the 1989 Session Laws of Kansas on the intergovernmental personnel act reimbursement—federal fund is hereby increased from \$20,779 to \$21,168.

(h) The position limitation established by the state finance council for the department of corrections is hereby decreased from 693.4 to 583.8.

Sec. 37.

KANSAS STATE PENITENTIARY

(b) The position limitation established by the state finance council for the Kansas state penitentiary is hereby decreased from 672.0 to 666.0.

Sec. 38.

TOPEKA CORRECTIONAL FACILITY—EAST

Sec. 39

ADJUTANT GENERAL

(a) The expenditure limitation established by section 2(b) of chapter 21 of the 1989 Session Laws of Kansas on the state operations account of the emergency preparedness—federal fund matching—administration fund is hereby increased from \$200,102 to \$206,969.

(b) The expenditure limitation established by section 2(b) of chapter 21 of the 1989 Session Laws of Kansas on the military fees fund

is hereby decreased from \$4,122,544 to \$3,928,130.

(c) The expenditure limitation established by section 2(b) of chapter 21 of the 1989 Session Laws of Kansas on the emergency preparedness—RADEF instrument maintenance fund is hereby decreased from \$86,723 to \$86,396.

(d) The expenditure limitation established by section 2(b) of chapter 21 of the 1989 Session Laws of Kansas on the emergency preparedness—nuclear civil protection—federal fund is hereby decreased from \$144,597 to \$137,928.

Sec. 40

KANSAS PAROLE BOARD

(a) There is appropriated for the above agency from the state general fund the following:

(continued)

Salaries and wages

Sec. 41.

KANSAS HIGHWAY PATROL

(a) There is appropriated for the above agency from the state general fund the following:

Salaries and wages

Other operating expenditures

(b) There is appropriated for the above agency from the following special revenue fund all moneys now or hereafter lawfully credited to and available in such fund, except that expenditures shall not exceed the following:

Gifts and donations fund

No limit

(c) The expenditure limitation established by section 32(d) of chapter 32 of the 1989 Session Laws of Kansas on the motor carrier safety assistance program fund is hereby increased from \$997,979 to \$1,019,606.

(d) The expenditure limitation established by section 5(b) of chapter 21 of the 1989 Session Laws of Kansas on the motor carrier inspection fund is hereby increased from \$4,645,504 to \$4,995,999.

(e) The expenditure limitation established by section 5(b) of chapter 21 of the 1989 Session Laws of Kansas on the vehicle identification number fee fund is hereby decreased from \$361,983 to \$314,826.

(f) On the effective date of this act, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$290,949 from the state highway fund of the department of transportation to the motor carrier inspection fund of the Kansas highway patrol for the purpose of financing the motor carrier inspection program of the Kansas highway patrol.

(g) The expenditure limitation established by section 5(b) of chapter 21 of the 1989 Session Laws of Kansas on the state operations account of the motor carrier inspection fund is hereby increased from

\$4,645,504 to \$4,995,999.

(h) On the effective date of this act, or as soon as moneys are available therefor, the director of accounts and reports shall transfer \$4,611 from the motor carrier license fees fund of the state corporation commission to the motor carrier safety assistance program fund of the Kansas highway patrol.

(i) The expenditure limitation established by section 32(e) of chapter 32 of the 1989 Session Laws of Kansas on the for patrol of Kansas turnpike fund is hereby increased from \$1,475,719 to

\$1,509,888.

(j) On the effective date of this act, of the \$3,243,803 appropriated for the above agency by section 5(a) of chapter 21 of the 1989 Session Laws of Kansas from the state general fund in the capitol area security account, the sum of \$41,784 is hereby lapsed.

(k) The expenditure limitation established by section 5(b) of chapter 21 of the 1989 Session Laws of Kansas on the capitol area security

fund is hereby decreased from \$1,175,690 to \$1,167,562.

(l) That all expenditures from capital improvements—Liberal account or the construct port of entry and weigh station—Belleville account of the motor carrier inspection fund shall be in addition to any expenditure limitation imposed on the motor carrier inspection fund for fiscal year 1990.

Sec. 42.

ATTORNEY GENERAL—KANSAS BUREAU OF INVESTIGATION

- (a) On the effective date of this act, of the amount reappropriated for the above agency by section 6(a) of chapter 21 of the 1989 Session Laws of Kansas from the state general fund in the automated fingerprint identification system account, the sum of \$651,587 is hereby lapsed.
- (b) The expenditure limitation established by section 6(b) of chapter 21 of the 1989 Session Laws of Kansas on the conversion of materials and equipment fund is hereby decreased from \$10,000 to \$2,500.
- (c) There is appropriated for the above agency from the state general fund the following:

Administration—salaries and wages.	\$12,092
Laboratory services—salaries and wages	33 815
Total	\$45,907

(d) On the effective date of this act, of the \$1,413,509 appropriated for the above agency for the fiscal year ending June 30, 1990, by section 6(a) of chapter 21 of the 1989 Session Laws of Kansas from the state general fund in the special services—salaries and wages account, the sum of \$297,484 is hereby lapsed.

(e) On the effective date of this act, of the \$422,524 appropriated for the above agency for the fiscal year ending June 30, 1990, by section 6(a) of chapter 21 of the 1989 Session Laws of Kansas from the state general fund in the special services—other operating expenditures account, the sum of \$21,779 is hereby lapsed.

(f) The expenditure limitation established by section 6(b) of chapter 21 of the 1989 Session laws of Kansas on the lottery and racing investigations fee fund is hereby increased from \$156,273 to

\$475,536. Sec. 43.

YOUTH CENTER AT TOPEKA

(a) The expenditure limitation established by section 7(b) of chapter 21 of the 1989 Session Laws of Kansas on the youth center at Topeka fee fund is hereby increased from \$185,964 to \$345,456.

(b) There is appropriated for the above agency from the state general fund the following:

Other operating expenditures......\$27,543

Sec. 44.

YOUTH CENTER AT BELOIT

(a) The expenditure limitation established by section 8(b) of chapter 21 of the 1989 Session Laws of Kansas on the youth center at Beloit fee fund is hereby increased from \$89,194 to \$160,319.

(b) The expenditure limitation established by section 8(b) of chapter 21 of the 1989 Session Laws of Kansas on the youth center at Beloit fee fund for an alcoholism unit director is hereby increased from \$25,332 to \$31,457.

(c) On May 1, 1990, or as soon thereafter as moneys are available, the director of accounts and reports shall transfer \$6,125 from the alcohol, drug abuse and mental health block grant—federal fund of the department of social and rehabilitation services to the youth center at Beloit fee fund of the youth center at Beloit.

Sec. 45

YOUTH CENTER AT ATCHISON

(a) The expenditure limitation established by section 9(b) of chapter 21 of the 1989 Session Laws of Kansas on the youth center at Atchison fee fund is hereby increased from \$85,000 to \$155,000.

Sec. 46.

KANSAS PUBLIC EMPLOYEES RETIREMENT SYSTEM

(a) Of the amount appropriated from the state general fund for the above agency for the fiscal year ending June 30, 1990, \$174,206 is hereby authorized to be expended to fulfill statutory obligations for the fiscal year ending June 30, 1989.

(b) There is appropriated for the above agency from the state

general fund the following:

Sec. 47.

DEPARTMENT OF TRANSPORTATION

(a) Any transfer of moneys during the fiscal year ending June 30, 1990, from the state highway fund to a special revenue fund of another state agency, resulting from a contract for services, shall be in addition to any expenditure limitation imposed on the state highway fund for the fiscal year ending June 30, 1990.

(b) All moneys received from local governments during the fiscal year ending June 30, 1990, under the provisions of the Kansas elderly and handicapped coordinated public transportation assistance act shall be credited to the elderly and handicapped coordinated public transportation assistance fund and all expenditures of moneys credited to such fund shall be in accordance with the provisions of such act.

(c) The expenditure limitation established by section 64(g) of chapter 32 of the 1989 Session Laws of Kansas on the elderly and handicapped coordinated public transportation assistance fund is hereby increased from \$390,000 to No limit.

Sec. 48.

KANSAS PUBLIC DISCLOSURE COMMISSION

(a) There is appropriated for the above agency from the state general fund the following:

Other operating expenditures \$2,424

Sec. 49.

STATE FIRE MARSHAL

Sec. 50.

CORRECTIONS OMBUDSMAN BOARD

(a) The position limitation established by section 13 of chapter 21 of the 1989 Session Laws of Kansas for the above agency is hereby decreased from 6.0 to 4.0.

Sec. 51.

## STATE INDUSTRIAL REFORMATORY

(a) The expenditure limitation established by section 5(b) of chapter 12 of the 1989 Session Laws of Kansas on the state industrial reformatory general fees fund is hereby increased from \$200,000 to \$214,715.

Sec. 52.

**ELLSWORTH CORRECTIONAL WORK FACILITY** 

- (a) There is appropriated for the above agency from the state general fund the following:

  Other operating expenditures \$93,247
- (b) On the effective date of this act, of the \$5,011,649 appropriated for the above agency for the fiscal year ending June 30, 1990, by section 8(a) of chapter 12 of the 1989 Session Laws of Kansas from the state general fund in the salaries and wages account, the sum of \$93,247 is hereby lapsed.

Sec. 53.

DEPARTMENT OF HEALTH AND ENVIRONMENT

- (a) On July 1, 1990, the appropriation of \$75,000 made for the above agency for the fiscal year ending June 30, 1991, by section 5(a) of 1990 House Bill No. 2625 from the state general fund in the low level radioactive waste account is hereby lapsed.
- (b) On July 1, 1990, the reappropriation made for the above agency by section 5(a) of 1990 House Bill No. 2625 from the state

general fund of any unencumbered balance in excess of \$100 as of June\_30, 1990, in the low level radioactive waste account is hereby lapsed.

Sec. 54.

## STATE CORPORATION COMMISSION

- (a) The above agency is hereby authorized to make expenditures during fiscal year 1990 and fiscal year 1991 from the public service regulation fund, the conservation fee fund and the motor carrier license fees fund for moving costs of the Topeka offices of the agency: Provided, however, That the total expenditures for such purpose shall not exceed \$189,450: Provided further, That such expenditures shall be in addition to any expenditure limitation imposed on such funds for fiscal year 1990 and fiscal year 1991.
- Sec. 55. Appeals to exceed position limitations. The limitations imposed by this act on the full-time equivalent number of full-time and regular part-time positions equated to full-time, excluding seasonal and temporary positions, paid from appropriations for fiscal year 1990 made in this act or in any appropriations act of the 1989 regular session of the legislature or in any other appropriations act of the 1990 regular session of the legislature, may be exceeded upon approval of the state finance council.
- Sec. 56. Appeals to exceed limitations. Upon written application to the governor and approval of the state finance council expenditures from special revenue funds may exceed the amounts specified in this act.
- Sec. 57. On the effective date of this act, section 5 of chapter 17 of the 1989 Session Laws of Kansas and sections 52 and 71 of chapter 32 of the 1989 Session Laws of Kansas are hereby repealed.
- Sec. 58. This act shall take effect and be in force from and after its publication in the Kansas register.

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23-8-25       Revoked       V. 8,         23-8-33       Revoked       V. 8,         23-8-34       Revoked       V. 8,         23-8-36       Revoked       V. 8,         23-9-2       Revoked       V. 8,         23-9-10       Revoked       V. 8,         23-9-11       Revoked       V. 8,         23-11-1       Revoked       V. 8,         23-11-1       Revoked       V. 8,         23-17-1       Revoked       V. 8,         23-17-2       Revoked       V. 8,	p. 1525 through p. 1525 28-39-218 p. 1356 28-39-225 p. 1525 28-39-226 p. 1525 28-51-108 p. 1525 p. 1525 p. 1525 p. 1356 Reg. No. p. 1356 30-4-35 p. 1356 30-4-41	Amended Amended Amended AGENCY 30: SOCIAL EHABILITATION SER Action Amended Amended	V. 8, p. 201 V. 8, p. 203 V. 9, p. 123 AND VICES Register V. 8, p. 714 V. 8, p. 714	30-5-152 30-5-154 through 30-5-172 30-6-35 30-6-41 30-6-53 30-6-55 30-6-56	New Amended Amended Amended Amended Amended Amended	V. 9, p. 462  V. 9, p. 462-464  V. 8, p. 720  V. 9, p. 195  V. 8, p. 720  V. 8, p. 1662  V. 8, p. 720  V. 8, p. 1182
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23-8-25       Revoked       V. 8,         23-8-33       Revoked       V. 8,         23-8-34       Revoked       V. 8,         23-8-36       Revoked       V. 8,         23-9-2       Revoked       V. 8,         23-9-10       Revoked       V. 8,         23-9-11       Revoked       V. 8,         23-11-1       Revoked       V. 8,         23-11-1       Revoked       V. 8,         23-17-1       Revoked       V. 8,         23-17-2       Revoked       V. 8,         23-17-3       Revoked       V. 8,	p. 1525 through p. 1525 28-39-218 p. 1356 28-39-225 p. 1525 28-39-226 p. 1525 28-51-108 p. 1525 p. 1525 p. 1525 p. 1356 Reg. No. p. 1356 30-4-35 p. 1356 30-4-41 p. 1356 30-4-50	Amended Amended Amended AGENCY 30: SOCIAL EHABILITATION SER Action Amended Amended Amended Amended	V. 8, p. 201 V. 8, p. 203 V. 9, p. 123 AND VICES Register V. 8, p. 714 V. 8, p. 1180	30-5-152 30-5-154 through 30-5-172 30-6-35 30-6-53 30-6-55 30-6-56 30-6-57 30-6-58 30-6-58	New Amended Amended Amended Amended Amended Amended Revoked Revoked Amended	V. 9, p. 462-464 V. 8, p. 720 V. 9, p. 195 V. 8, p. 720 V. 8, p. 1662 V. 8, p. 720 V. 8, p. 1182 V. 8, p. 1182 V. 8, p. 1182
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